

Appendix B

Appendix B (Exhibits To Be Sealed Not Objected To By Plaintiffs)

Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-005	AA-NEA-00011142	AA-NEA-00011145	Email from Vasu Raja to Jason Reisinger Re: S20 JFK, part 2, dated February 15, 2020	American moves to redact from this email chain discussing a slot lease negotiation specific pricing terms of slots only.	As explained Section II.D. of the Motion, specific pricing information if disclosed will harm American's competitive standing.
DX-007	AA-NEA-00012659	AA-NEA-00012667	Network Update Presentation by American Airlines, dated March 24, 2020	American moves to redact parts of a deck reflecting American's long-range network plan from 2020 that discuss American's future strategy specific to the different airports, including future strategic actions that American plans to implement in 2022 and beyond and granular financial information relating to revenue and margins. American does not move to seal general discussions of American's future strategy with respect to New York, Boston, and Philadelphia.	As explained in Section II.A. of the Motion, disclosure of long-term planning and granular financial information will harm American's competitive standing.
DX-009	AA-NEA-00058999	AA-NEA-00058999	Global Sales Team Presentation by Amber Grafton and Nancy Padilla, dated June 5, 2019	American moves to redact parts of an American Global Sales Team presentation that contains granular financial information relating to revenue.	As explained in Section II.C of the Motion, disclosure of granular financial data will harm American's competitive standing.
DX-011	AA-NEA-00089108	AA-NEA-00089123	Slide deck dated Sept. 2018 titled "NYC Strategy Update"	American moves to redact from the attachment, titled "NYC Strategy Update," granular financial data, including airport-specific profitability data and revenue and profitability analyses. American also moves to redact references to confidential terms of a contract with its pilots.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing. Additionally, disclosure of confidential terms of American's contract with pilots if disclosed would harm American's competitive standing.

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DX-013	AA-NEA-00116175	AA-NEA-00116215	Slide deck dated Apr. 23, 2020, titled "2021 & Beyond - Network and Fleet Plan"	American moves to redact parts of American's long-range network plan from 2020 that discuss American's long-term strategy and granular profitability data associated with specific routes or airports. American does not move to seal general discussions of American's past strategy or general discussions of American's future strategy with respect to New York, Boston, and Philadelphia.	As explained in Sections II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-014	AA-NEA-00143378	AA-NEA-00143379	Email from Vasu Raja to flight attendant Re: New routes, dated August 22, 2018	American moves to redact the name of the flight attendant from this email exchange.	American moves to redact the identity of the flight attendant to protect the flight attendant's privacy.
DX-015	AA-NEA-00152162	AA-NEA-00152163	Email from Vasu Raja to flight attendant Re: JFK-PAP, dated August 26, 2018	American moves to redact the name of the flight attendant from this email exchange.	American moves to redact the identity of the flight attendant to protect the flight attendant's privacy.
DX-018	AA-NEA-00211465	AA-NEA-00211500	BOS Strategy Presentation by American Airlines, dated December 2017	American moves to redact from this strategy presentation regarding its operations in Boston detailed revenue data and the names of third-party corporate customers. American does not move to seal general discussions of American's past strategy, market dynamics, or general discussions of American's future strategy with respect to Boston.	As explained in Section II.C. and II.D of the Motion, disclosure of corporate customer names and granular financial data will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-025	AA-NEA-00453569	AA-NEA-00453645	Slide deck dated 2020 titled "2Q20 Board of Directors Meeting - Robert's Slides"	American moves to redact from the Board presentation customer names and granular financial data.	As explained in Section II.C. and II.D. of the Motion, disclosure of granular financial data and customer names will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
DX-029	AA-NEA-00703722	AA-NEA-00703728	Email from Brent Alex to Melissa Osburn Re: S20 JFK, part 2, dated February 27, 2020	American moves to redact from this email chain regarding negotiation of slot leases only the specific price per slot offered by American.	As explained in Section II.D. of the Motion, specific pricing terms if disclosed will harm American's competitive standing.
DX-032	AA-NEA-00991686	AA-NEA-00991743	Slide deck titled October Board Strategy Session, dated June 28, 2019	American moves to redact from this Board strategy presentation granular financial data regarding costs and profitability.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.
DX-035	AA-NEA-01270122	AA-NEA-01270133	Draft Network Strategy Board Deck, dated January 19, 2020	American moves to redact from this Board deck future plans and granular financial data.	As explained in Section II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-036	AA-NEA-01318020	AA-NEA-01318035	Presentation titled AA-Garland Internal 20 July Final With Value, dated July 2020	American moves to redact from this internal presentation regarding the Northeast Alliance references to specific customer names in one slide.	As explained in Section II.D. of the Motion, specific customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-037	AA-NEA-01396354	AA-NEA-01396374	Presentation titled Project Garland - Overview and Status Update, dated May 26, 2020	American moves to redact from this presentation information regarding potential new international routes that American has not announced or launched and detailed revenue information by route for American and JetBlue that are not public and competitively sensitive.	As explained in Sections II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-038	AA-NEA-01396589	AA-NEA-01396612	Presentation titled Garland INTL Review, dated May 4, 2020	American moves to redact from this presentation information regarding potential new international routes that American has not announced or launched and detailed revenue information by route for American and JetBlue that are not public and competitively sensitive.	As explained in Sections II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-039	AA-NEA-01399321	AA-NEA-01399345	Presentation titled Garland Value - AA Overview, dated May 20, 2020	American moves to redact from this presentation information regarding potential new international routes that American has not announced or launched, specific contract terms with pilots that are confidential and competitively sensitive, and detailed financial information for American and JetBlue that is not public and competitively sensitive.	As explained in Sections II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing. Additionally, as explained in Section II.D. of the Motion, disclosure of specific contract terms will harm American's competitive standing.
DX-041	AA-NEA-01459671	AA-NEA-01459747	Presentation titled 2Q20 BOD Meeting, Robert's Slides, dated July 21, 2020	American moves to redact from the Board presentation information regarding customer names and granular financial data.	As explained in Section II.C. and II.D. of the Motion, disclosure of granular financial data and customer names will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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DX-045	AA-NEA-01534557	AA-NEA-01534557	Email from Brian Znotins to flight attendant Re: BOS Routes, dated October 5, 2021	American moves to redact the name of the flight attendant from this email exchange.	American moves to redact the identity of the flight attendant to protect the flight attendant's privacy.
DX-046	AA-NEA-01534824	AA-NEA-01534835	B6 - Oct Partner Scorecard, dated October 20, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	American moves to seal the exhibit in its entirety, which includes competitively sensitive detailed strategic plans involving American's partnership with JetBlue and financial data regarding revenue and profitability .
DX-049	AA-NEA-01653494	AA-NEA-01653502	Email from Lynor Carroll to Paul Swartz, et al. regarding RFP response, dated August 24, 2021	American moves to seal the exhibit in its entirety. This exhibit is an email communication discussing a corporate customer RFP response that contains granular information regarding specific pricing terms, including discounts, and targeted bidding strategies for a specific customer.	As explained in Section II.D of the Motion, disclosure of corporate customer names and specific pricing terms and targeted bidding strategies for that corporate customer will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
DX-056	AA-NEA-01747409	AA-NEA-01747410	Email from Frank Nuovo to Jim Carter, et al. regarding NEA feedback, dated November 12, 2021	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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DX-062	AA-NEA-02047850	AA-NEA-02047882	July 2021 F3 Scorecards, dated July 20, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-064	AA-NEA-02053905	AA-NEA-02053915	January 2021 F3 Scorecards, dated January 21, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-065	AA-NEA-02054247	AA-NEA-02054262	May 2021 F3 Scorecards, dated May 18, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.

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DX-066	AA-NEA-02106988	AA-NEA-02107006	February 2021 F3 Scorecards, dated February 23, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-067	AA-NEA-02125156	AA-NEA-02125208	NEA Exec Steer Co. Update Presentation by JetBlue, dated September 17, 2021	American moves to redact from this exhibit competitively sensitive information regarding American's financial data and future strategy with respect to partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-068	AA-NEA-02136883	AA-NEA-02136931	Network Strategy Update Presentation by American Airlines, dated December 2020	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network and areas of focus as well as financial data regarding American's hub profitability.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-070	AA-NEA-02198908	AA-NEA-02198911	Email from Paul Swartz to Ricki Reichard and Oliver Hofle regarding a customer, dated November 18, 2020	American moves to redact mentions of a corporate customer name in an email communication.	As explained in Section II.D of the Motion, disclosure of corporate customer names will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-073	AA-NEA-02289509	AA-NEA-02289522	April 2021 F3 Scorecards, dated April 21, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-074	AA-NEA-02290384	AA-NEA-02290410	Oct F4 Scorecards, dated October 20, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-078	AA-NEA-02335515	AA-NEA-02335515	Email from Jason McClellan to Ricki Reichard Re: EA Highlights, dated August 3, 2021	American moves to seal the exhibit in its entirety. This exhibit is an email communication in which an American sales team provides status updates on American's business strategies for several of its corporate customers. The exhibit also includes granular financial information, such as revenue.	As explained in Section II.D of the Motion, disclosure of corporate customer names and specific business strategies and financial information regarding those corporate customers will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-080	AA-NEA-02404145	AA-NEA-02404174	Nov 2021 F4 Scorecards, dated December 7, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-081	AA-NEA-02440678	AA-NEA-02440679	Email from Lynor Carroll to customer, et al. Re: RFP, dated December 9, 2021	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
DX-082	AA-NEA-02443970	AA-NEA-02443983	March 2021 F3 Scorecards, dated March 26, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-085	AA-NEA-02483350	AA-NEA-02483371	June 2021 F3 Scorecards, dated June 22, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-086	AA-NEA-02484251	AA-NEA-02484282	Sep 2021 F3 Scorecards, dated September 23, 2021	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-087	AA-NEA-02734302	AA-NEA-02734336	WCIA Steering Committee Meeting Presentation, dated December 9, 2021	American moves to redact from this update deck regarding the implementation of the American-Alaska alliance customer names and future plans with respect to new route launches.	As explained in Section II.A. and II.D. of the Motion, disclosure of future plans and customer names will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
DX-092	AA-NEA-03033013	AA-NEA-03033016	Email from Paul Swartz Re: EA Highlights 10.01, dated October 1, 2021	American moves to seal the exhibit in its entirety. This exhibit is an email communication in which an American sales team provides status updates on American's business strategies for several of its corporate customers. The exhibit also includes granular financial information, such as revenue.	As explained in Section II.D. of the Motion, disclosure of corporate customer names and specific business strategies and financial information regarding those corporate customers will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-094	AA-NEA-03124182	AA-NEA-03124215	Jan 2022 F4 Scorecards, dated January 20, 2022	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-097	AA-NEA-03144414	AA-NEA-03144455	Feb 2022 F4 Scorecards, dated February 21, 2022	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-098	AA-NEA-03150819	AA-NEA-03150823	Email from Ivonne Brauburger to customer, et al. Re: Enhanced perks for AAdvantage Status and TrueBlue Mosaic members, dated March 24, 2022	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
DX-100	AA-NEA-03161803	AA-NEA-03161895	2022 Budget & 5YP Spreadsheets, dated December 22, 2021	American moves to seal this exhibit, which contains American's long-range plans for its network.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-101	AA-NEA-03161900	AA-NEA-03161946	Mar 2022 F4 Scorecards, dated March 23, 2022	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-102	AA-NEA-03170586	AA-NEA-03170593	B6 Scorecard - Nov 2021, dated January 20, 2022	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-103	AA-NEA-03183650	AA-NEA-03183650	Text Message from customer to Paul Swartz	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
DX-104	AA-NEA-03189834	AA-NEA-03189834	G1 Fiscal Year 2022 American GSA Bids Final Submissions Spreadsheet	American moves to seal the exhibit, a spreadsheet containing non-stale competitively sensitive data regarding American's routes and pricing.	As explained in Section II.C. and II.D. of the Motion, disclosure of specific pricing and financial data will harm American's competitive standing.
DX-105	AA-NEA-03189835	AA-NEA-03189835	G2 Fiscal Year 2022 American GSA Bids Final Submissions Spreadsheet	American moves to seal the exhibit, a spreadsheet containing non-stale competitively sensitive data regarding American's routes and pricing.	As explained in Section II.C. and II.D. of the Motion, disclosure of specific pricing and financial data will harm American's competitive standing.

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DX-106	AA-NEA-03189836	AA-NEA-03189836	G3 Fiscal Year 2022 American GSA Bids Final Submissions Spreadsheet	American moves to seal the exhibit, a spreadsheet containing non-stale competitively sensitive data regarding American's routes and pricing.	As explained in Section II.C. and II.D. of the Motion, disclosure of specific pricing and financial data will harm American's competitive standing.
DX-107	AA-NEA-03189837	AA-NEA-03189837	G1 Fiscal Year 2023 American GSA Bids Final Submissions Spreadsheet	American moves to seal the exhibit, a spreadsheet containing non-stale competitively sensitive data regarding American's routes and pricing.	As explained in Section II.C. and II.D. of the Motion, disclosure of specific pricing and financial data will harm American's competitive standing.
DX-108	AA-NEA-03189838	AA-NEA-03189838	G2 Fiscal Year 2023 American GSA Bids Final Submissions Spreadsheet	American moves to seal the exhibit, a spreadsheet containing non-stale competitively sensitive data regarding American's routes and pricing.	As explained in Section II.C. and II.D. of the Motion, disclosure of specific pricing and financial data will harm American's competitive standing.
DX-109	AA-NEA-03189839	AA-NEA-03189839	G3 Fiscal Year 2023 American GSA Bids Final Submissions Spreadsheet	American moves to seal the exhibit, a spreadsheet containing non-stale competitively sensitive data regarding American's routes and pricing.	As explained in Section II.C. and II.D. of the Motion, disclosure of specific pricing and financial data will harm American's competitive standing.
DX-113	AA-NEA-03264987	AA-NEA-03265038	NYC Customer Event Presentation, dated April 7, 2022	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-114	AA-NEA-03276248	AA-NEA-03276288	Codeshare Agreement between American Airlines and JetBlue Airways, dated July 15, 2020	American moves to redact only a few limited parts of the agreement between American and JetBlue that govern codesharing within the Northeast Alliance. The redactions cover competitively sensitive provisions regarding exclusivity of codesharing and commissions associated with codeshare sales.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive.
DX-116	AA-NEA-03277181	AA-NEA-03277183	First Amendment to the NEA Agreement between American Airlines and JetBlue Airways, dated September 11, 2020	American moves to redact from this exhibit, which is an amendment to a few provisions of the Northeast Alliance Agreement, one reference to a percentage threshold related to slot usage obligations.	As explained in Section II.F. of the Motion, the very targeted redaction covers only slot utilization thresholds that will not be critical to the issues at trial and are competitively sensitive.
DX-117	AA-NEA-03277573	AA-NEA-03277653	AA-JetBlue AAdvantage FFP Agreement (Execution Version), dated October 21, 2020	American moves to seal the exhibit in its entirety. This exhibit lays out the terms and conditions of JetBlue's participation in American's AAdvantage frequent flyer program as part of the Northeast Alliance. The terms and conditions contain competitive sensitive and highly technical information regarding Defendants' frequent flyer programs as well as terms if disclosed would prejudice future negotiations that Defendants may engage in with other frequent flyer partners.	As explained in Section II.F. of the Motion, Defendants do not view this agreement as relevant or necessary to the issues at trial and view the agreement as competitively sensitive.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-118	AA-NEA-03277654	AA-NEA-03277733	AA-JetBlue TrueBlue FFP Agreement (Execution Version), dated October 21, 2020	American moves to seal the exhibit in its entirety. This exhibit lays out the terms and conditions of American's participation in JetBlue's TrueBlue frequent flyer program as part of the Northeast Alliance. The terms and conditions contain competitive sensitive and highly technical information regarding Defendants' frequent flyer programs as well as terms if disclosed would prejudice future negotiations that Defendants may engage in with other frequent flyer partners.	As explained in Section II.F. of the Motion, Defendants do not view this agreement as relevant or necessary to the issues at trial and view the agreement as competitively sensitive.
DX-122	AA-NEA-03288428	AA-NEA-03288431	Fully Executed 2nd NEA Amendment Agreement, dated January 15, 2021	American moves to redact from this exhibit, which is an amendment of a few provisions of the Northeast Alliance Agreement, competitively sensitive and confidential terms that govern thresholds relevant to slot usage obligations.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive.
DX-128	AA-NEA-03296127	AA-NEA-03296170	Northeast Alliance Agreement, dated July 15, 2020	American moves to redact from this exhibit, the Northeast Alliance Agreement, specific threshold percentage figures relevant to slot usage obligations and specific timing, dollar value, and percentage thresholds relevant to certain termination provisions.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive.
DX-141	AA-NEA-03310536	AA-NEA-03310541	2023 Apr HL & 5YP Spreadsheets, dated April 4, 2022	American moves to seal this exhibit in its entirety. The exhibit contains American's long-range network plan.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.

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DX-142	AA-NEA-03315068	AA-NEA-03315101	Apr 2022 F4 - Abbreviated Scorecards, dated April 18, 2022	American moves to seal the exhibit in its entirety. The exhibit is a document containing various confidential, proprietary, and competitively sensitive business information regarding detailed financial data and future plans with respect to the performance and profitability of American's network and partnerships.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and profitability will harm American's competitive standing.
DX-145	AA-NEA-03324710	AA-NEA-03324753	Letter regarding Carrier Addendum Agreement, dated December 13, 2021	American moves to seal the exhibit, an addendum to an agreement with a third-party corporate customer regarding its discounted pricing with American.	As explained in Section II.D of the Motion, disclosure of corporate customer names and specific pricing information will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
DX-146	AA-NEA-03324754	AA-NEA-03324805	Agency Ticketing Instructions (Condensed), dated December 13, 2021	American moves to seal the exhibit, titled "Agency Ticketing Instructions (Condensed)," in its entirety. This exhibit contains detailed, granular financial data regarding specific routes and tickets on those routes.	As explained in Section II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-147	AA-NEA-03324806	AA-NEA-03324838	Agency Ticketing Instructions (Condensed), dated March 10, 2022	American moves to seal the exhibit, a document containing information about a third-party corporate customer and American's ticketing instructions for the corporation's travel.	As explained in Section II.D of the Motion, disclosure of corporate customer names and specific pricing information will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-148	AA-NEA-03324839	AA-NEA-03324868	Agency Ticketing Instructions (Condensed), dated May 31, 2022	American moves to seal the exhibit, titled "Agency Ticketing Instructions (Condensed)," in its entirety. This exhibit contains detailed, granular financial data regarding specific routes and tickets on those routes.	As explained in Section II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-149	AA-NEA-03324869	AA-NEA-03324916	July 2022 F4 Scorecards, dated July 20, 2022	American moves to seal the exhibit, a document containing non-stale competitively sensitive information regarding American's monthly revenue, key partnership trends and projections.	As explained in Section II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-150	AA-NEA-03324917	AA-NEA-03324964	June 2022 F4 Scorecards, dated June 21, 2022	American moves to seal the exhibit in its entirety. This exhibit contains extensive, detailed, granular financial data regarding American's costs and revenues, as well as granular financial data of American's partners and assessments of those data. This exhibit also contains future network plans regarding non-stale, competitively sensitive network strategy and tactics.	As explained in Section II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-151	AA-NEA-03324965	AA-NEA-03325011	May 2022 F4 Scorecards, dated May 27, 2022	American moves to seal the exhibit in its entirety. It is a document that contains non-stale competitively sensitive information regarding American's monthly revenue, key partnership trends, and projections.	As explained in Section II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-156	AA-NEA-03325060	AA-NEA-03325063	Second Amendment to the Northeast Alliance Agreement, dated January 15, 2021	American moves to redact from this exhibit, which is an amendment of a few provisions of the Northeast Alliance Agreement, competitively sensitive and confidential terms that govern thresholds relevant to slot usage obligations.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive.
DX-157	AA-NEA-03325064	AA-NEA-03325071	NEA Network Update: Focus on business network vision Presentation by JetBlue, dated May 21, 2021	American moves to seal the exhibit, titled "NEA Network Update: Focus on Business Vision," in its entirety. This exhibit contains non-stale and competitively sensitive future strategies with respect to capacity and route frequency in various airports across the country.	As explained in Section II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
DX-160	AA-NEA-03325077	AA-NEA-03325080	Second Amendment to the Northeast Alliance Agreement	American moves to redact from this exhibit, which is an amendment to a few provisions of the Northeast Alliance Agreement, competitively sensitive and confidential terms that govern thresholds relevant to slot usage obligations.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive.
DX-161	AA-NEA-03325081	AA-NEA-03325081	NEA Scorecard: May 2021 Update Spreadsheet, dated May 19, 2021	American moves to seal the exhibit in its entirety. This exhibit contains extensive, detailed, granular financial data regarding American's costs and revenues, as well as granular financial data of American's partners and assessments of those data. This exhibit also contains future network plans regarding non-stale, competitively sensitive network strategy and tactics.	As explained in Section II.A. and II.C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-164	AA-NEA-03325096	AA-NEA-03325096	Spreadsheet titled NEA Steady State Proposal, dated April 12, 2021	American moves to seal the exhibit in its entirety. The document details American's future network plans within the NEA.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
DX-172	AA-NEA-03325173	AA-NEA-03325206	Response to DOT Questions Regarding NEA	American moves to seal the exhibit in its entirety. The document is a set of response to detailed questions regarding American, its partnerships, and the NEA.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
DX-173	AA-NEA-03325207	AA-NEA-03325257	Response to the Civil Investigative Demand for Documents and Information Issued to American Airlines, Inc., dated October 8, 2020	American moves to seal the exhibit in its entirety. The document is a set of response to detailed questions regarding American, its partnerships, and the NEA.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
DX-175	AA-NEA-03325301	AA-NEA-03325320	Raven 2020 Presentation by American Airlines	American moves to seal the exhibit in its entirety. The presentation includes detailed explanation of American's proprietary forecasting tool called "Raven."	As explained in Section II.E. of the Motion, disclosure of information regarding proprietary tools will harm American's competitive standing.
DX-177	AA-NEA-03325322	AA-NEA-03325322	Operating (total) Aircraft by Month: 2023 High Level Forecast Spreadsheet, dated September 30, 2020	American moves to seal the exhibit in its entirety. The exhibit is a forecast of aircraft use.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
DX-178	AA-NEA-03325323	AA-NEA-03325323	Operating (total) Aircraft by Month: 2023 High Level Forecast Spreadsheet, dated September 30, 2020	American moves to seal the exhibit in its entirety. The exhibit is a forecast of aircraft use.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
DX-183	AA-NEA-03325330	AA-NEA-03325351	Responses to September 22, 2020 DOJ Raven Questions	American moves to seal the exhibit in its entirety. The document is a set of response to detailed questions regarding American's proprietary forecasting tool called "Raven."	As explained in Section II.E. of the Motion, disclosure of information regarding proprietary tools will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-196	AA-NEA-03325576	AA-NEA-03325584	Response to Additional Questions/Requests Regarding Raven	American moves to seal the exhibit in its entirety. The document is a set of response to detailed questions regarding American's proprietary forecasting tool called "Raven."	As explained in Section II.E. of the Motion, disclosure of information regarding proprietary tools will harm American's competitive standing.
DX-197	AA-NEA-03325585	AA-NEA-03325594	American/JetBlue NEA: Response to October 30, 2020 Questions	American moves to seal the exhibit in its entirety. The document is a set of response to detailed questions regarding American's proprietary forecasting tool called "Raven."	As explained in Section II.E. of the Motion, disclosure of information regarding proprietary tools will harm American's competitive standing.
DX-203	AA-NEA-03325652	AA-NEA-03325673	E90 Extension Proposal Presentation by JetBlue, dated December 2019	JetBlue moves to seal this October 2019 slide deck containing information regarding JetBlue's future fleet growth strategy and granular financial data in connection with JetBlue's fleet orderbook.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-204	AA-NEA-03325674	AA-NEA-03325711	Soaring to New Heights: Outlook 2025, June Strategic Offsite, June 19-21, 2019	JetBlue moves to seal this June 2019 strategic offsite planning document containing information regarding JetBlue's future fleet growth strategy, network growth strategy, and granular profitability data.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-205	AA-NEA-03325712	AA-NEA-03325740	JetBlue's May 18, 2021 Fleet Strategy & Analysis presentation regarding E190 Retirement Analysis	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy and granular financial data. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-206	AA-NEA-03325741	AA-NEA-03325807	JetBlue's June 24, 2021 presentation titled "Bringing our strategy to life"	JetBlue moves to redact parts of JetBlue's future revenue growth strategy and granular financial data. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-282	JBLU00365608	JBLU00365643	JetBlue's September 23, 2019 Senior Leadership Team presentation on initiatives related to a specific project launched in response to a competitor's growth in Boston	JetBlue moves to seal this presentation. This presentation relates to a project that was launched in response to one of JetBlue's competitors. This presentation contains detailed information about various strategic initiatives related to JetBlue's network, operations, infrastructure, marketing, corporate sales, revenue management, and technology that are relevant today.	As explained in Section II.A. of the motion, disclosure of future network plans and corporate strategy will harm JetBlue's competitive standing.
DX-285	JBLU00628030	JBLU00628071	JetBlue's January 29, 2019 Quarterly Network Review presentation	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future growth strategy. JetBlue does not move to seal general discussions of JetBlue's past capacity and strategy.	As explained in Section II.A. of the motion, disclosure of future network plans and strategy will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-294	JBLU00865090	JBLU00865115	JetBlue's May 2020 Strategic Network Discussion presentation regarding Connie/E190 implications on future size & shape	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future capacity, fleet strategy, and granular profitability data. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-303	JBLU01235470	JBLU01235527	JetBlue's April 29, 2020 Quarterly Network Review presentation regarding Network Recovery	JetBlue moves to redact parts of JetBlue's network strategy and granular financial data. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-305	JBLU01238314	JBLU01238352	April 3, 2020 LGA, JFK, DCA Slot Valuation Report prepared for JetBlue by mba Aviation	JetBlue moves to seal this report. This report relates to the valuation of slots at New York's LaGuardia Airport, New York's John F. Kennedy International Airport, and Ronald Reagan Washington National Airport and contains non-stale, competitively sensitive information regarding JetBlue's corporate strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents and non-stale competitively sensitive corporate strategy information will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-319	JBLU02490763	JBLU02490769	JetBlue's June 18, 2020 Board of Directors meeting slides regarding Emerging from the Crisis	JetBlue moves to redact information regarding JetBlue's future network and fleet planning strategy.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing.
DX-326	JBLU02627638	JBLU02627638	January 13, 2020 text chat between Laurence and Geraghty	JetBlue moves to redact personal phone numbers.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy.
DX-331	JBLU02627814	JBLU02627814	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-334	JBLU02627817	JBLU02627817	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.
DX-336	JBLU02627819	JBLU02627819	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-337	JBLU02627820	JBLU02627820	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.
DX-339	JBLU02627822	JBLU02627822	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-342	JBLU02627825	JBLU02627825	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.
DX-343	JBLU02627826	JBLU02627826	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-349	JBLU02627832	JBLU02627832	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.
DX-351	JBLU02627834	JBLU02627834	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.

Appendix B (Exhibits To Be Sealed Not Objected To By Plaintiffs)

Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-352	JBLU02627835	JBLU02627835	Text message thread between Robin Hayes and Scott Laurence, dated April 7, 2020	JetBlue moves redact personal phone numbers and parts of this April 2020 text message thread between Robin Hayes and Scott Laurence that discuss JetBlue's future fleet strategy, including unrealized future network growth strategy.	As explained in Section I.A. of the motion, personal phone numbers should be sealed in the interest of privacy. As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.
DX-356	JBLU02729383	JBLU02729499	JetBlue Board of Directors Meeting agenda and slide deck, dated June 25, 2020	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy and granular profitability data. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-362	JBLU02753497	JBLU02753514	JetBlue "Project Connie Exec Read-Out Draft" slide deck, dated June 11, 2020	JetBlue moves to redact information regarding granular profitability information, granular margin information and future network planning in Boston and New York. JetBlue does not move to seal other pertinent information regarding the NEA.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-374	JBLU-LIT-01452854	JBLU-LIT-01452879	JetBlue "E190 Retirement Analysis" slide deck, dated May 18, 2021	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy and granular profitability data related to maintenance costs and potential changes in aircraft orderbook. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-377	JBLU-LIT-01647110	JBLU-LIT-01647112	Email thread between Barry McMenamin and a corporate customer discussing AA increasing service in Boston and New York, dated April 21, 2021	JetBlue moves to redact from this email regarding AA announcing increased service in Boston and New York only the corporate customer names.	As explained in Section i.B. of the Motion, certain corporate customer names should be sealed in the interest of privacy.
DX-384	JBLU-LIT-02123397	JBLU-LIT-02123412	May 2021 "LON Pricing Overview" slide deck	JetBlue moves to redact from this slide deck regarding the London pricing overview only the specific UK pricing strategy formula in the appendix.	As explained in Section II.D. of the Motion, specific pricing terms if disclosed will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-388	JBLU-LIT-02517768	JBLU-LIT-02517808	JetBlue "NEA Update December 2021" slide deck, dated December 2021	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy . JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing.
DX-424	JBLU-LIT-03366935	JBLU-LIT-03366987	JetBlue SLT program review slide deck, dated November 5, 2020	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy in the UK and related granular profitability information. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
DX-426	JBLU-LIT-03446100	JBLU-LIT-03446111	JetBlue Network Planning slide deck, dated March 2021	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy in New York and related granular profitability information. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-429	JBLU-LIT-03559731	JBLU-LIT-03559739	Email thread between Peter Irvine (DOT), Rob Land, Molly Wilkinson, Robert Wark, and Fahad Amad (DOT) regarding "AA/JB reply to Todd's note of this afternoon," dated December 28, 2020	JetBlue moves to redact only the parts of this email thread with DOT containing information regarding JetBlue's future growth targets and related future fleet strategy in New York. JetBlue does not move to seal general discussions of the terms of the DOT agreement.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing.
DX-432	JBLU-LIT-03574037	JBLU-LIT-03574062	JetBlue "NEA 101" slide deck, dated February 2021	JetBlue moves to redact from this slide deck providing an overview of the key terms of the NEA only the information regarding future plans that are not stale. JetBlue does not move to seal other pertinent information regarding the NEA.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing.
DX-436	JBLU-LIT-03961186	JBLU-LIT-03961221	JetBlue "Monthly NEA Exec Update" slide deck, dated October 22, 2021	JetBlue moves to redact from this slide deck providing an overview of the October 2021 updates regarding the NEA only the information regarding future plans that are not stale. JetBlue does not move to seal other pertinent information regarding the NEA.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing.
DX-439	JBLU-LIT-04012846	JBLU-LIT-04012866	JetBlue Fleet & Strategy Programs slide deck, dated February 1, 2022	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future fleet strategy and granular profitability data. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-443	JBLU-LIT-04207823	JBLU-LIT-04207823	JetBlue spreadsheet of GSA bid upload sheets for FY2022 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.
DX-444	JBLU-LIT-04207824	JBLU-LIT-04207824	JetBlue spreadsheet of GSA bid upload sheets for FY2022 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.
DX-445	JBLU-LIT-04207825	JBLU-LIT-04207825	JetBlue spreadsheet of GSA bid upload sheets for FY2022 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.
DX-446	JBLU-LIT-04207826	JBLU-LIT-04207826	JetBlue spreadsheet of GSA bid upload sheets for FY2022 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-447	JBLU-LIT-04207827	JBLU-LIT-04207827	JetBlue spreadsheet of GSA bid upload sheets for FY2022 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.
DX-448	JBLU-LIT-04207828	JBLU-LIT-04207828	JetBlue spreadsheet of GSA bid upload sheets for FY2023 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.
DX-449	JBLU-LIT-04207829	JBLU-LIT-04207829	JetBlue spreadsheet of GSA bid upload sheets for FY2023 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.
DX-450	JBLU-LIT-04207830	JBLU-LIT-04207830	JetBlue spreadsheet of GSA bid upload sheets for FY2023 bids	JetBlue moves to seal this spreadsheet that contains non-stale competitively sensitive information regarding JetBlue's network growth strategy and bidding tactics, as well as JetBlue's pricing strategy with respect to the GSA City Pair Program.	As explained in Section II.A. and II.D. of the Motion, disclosure of highly sensitive, non-public strategic planning documents and specific pricing terms will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
DX-457	JBLU-LIT-04407678	JBLU-LIT-04407715	JetBlue "Monthly NEA Exec Update" slide deck, dated December 17, 2021	JetBlue moves to redact from this slide deck providing an overview of the December 2021 updates regarding the NEA only the information regarding future plans that are not stale. JetBlue does not move to seal other pertinent information regarding the NEA.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, will harm JetBlue's competitive standing.
DX-789			Figure 2 of R. Town Expert Report (June 9, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's strategic growth plan from JetBlue's February 2021 Industry Recovery slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.
DX-790			Figure 3 of R. Town Expert Report (June 9, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's strategic fleet growth plan from JetBlue's February 2021 Industry Recovery slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.
DX-791			Figure 4 of R. Town Expert Report (June 9, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's fleet growth strategy from JetBlue's September 2021 SLT Strategy Offsite "Strategy & Business Development" slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.
DX-926			Figure 3 of M. Israel Expert Report (July 11, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's network growth strategy from JetBlue's September 2021 SLT Strategy Offsite "Strategy & Business Development" slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0001-a	N/A	N/A	"Northeast Alliance Agreement between American Airlines, Inc. and JetBlue Airways Corporation" - Execution Version; "First Amendment to the Northeast Alliance Agreement" - Execution Version; "Fully Executed NEA Amendment" - Execution Version; "Second Amendment to the Northeast Alliance Agreement" - Execution Version; and "Third Amendment to the Northeast Alliance Agreement" - Execution Version	<p>American moves to redact from the Northeast Alliance Agreement specific threshold percentage figures relevant to slot usage obligations and specific timing, dollar value, and percentage thresholds relevant to certain termination provisions.</p> <p>American moves to redact from the First Amendment to the Northeast Alliance Agreement one reference to a percentage threshold related to slot usage obligations.</p> <p>American moves to redact from the Second Amendment to the Northeast Alliance Agreement competitively sensitive and confidential terms that govern thresholds relevant to slot usage obligations.</p> <p>American does not move to seal anything from the Third Amendment to the Northeast Alliance Agreement.</p>	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive. Plaintiffs did not object to the same proposed redactions to each of these agreements in the Defendants' Exhibit List.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0001-c	N/A	N/A	"Codeshare Agreement between American Airlines, Inc. and JetBlue Airways Corporation" - Execution Version	American moves to redact only a few limited redactions from this agreement between American and JetBlue that govern codesharing within the Northeast Alliance. The redactions cover competitively sensitive provisions regarding exclusivity of codesharing and commissions associated with codeshare sales.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive. Plaintiffs did not object to the same proposed redactions for the same agreement in the Defendants' Exhibit List.
PX0001-d	N/A	N/A	"Advantage Participating Carrier Agreement between American Airlines, Inc. and JetBlue Airways Corporation" - Execution Version	American moves to seal the exhibit in its entirety. This exhibit lays out the terms and conditions of JetBlue's participation in American's AAdvantage frequent flyer program as part of the Northeast Alliance. The terms and conditions contain competitive sensitive and highly technical information regarding Defendants' frequent flyer programs as well as terms if disclosed would prejudice future negotiations that Defendants may engage in with other frequent flyer partners.	As explained in Section II.F. of the Motion, Defendants do not view this agreement as relevant or necessary to the issues at trial and view the agreement as competitively sensitive.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0001-e	N/A	N/A	"TrueBlue Participating Carrier Agreement between American Airlines, Inc. and JetBlue Airways Corporation" - Execution Version	American moves to seal the exhibit in its entirety. This exhibit lays out the terms and conditions of American's participation in JetBlue's TrueBlue frequent flyer program as part of the Northeast Alliance. The terms and conditions contain competitive sensitive and highly technical information regarding Defendants' frequent flyer programs as well as terms if disclosed would prejudice future negotiations that Defendants may engage in with other frequent flyer partners.	As explained in Section II.F. of the Motion, Defendants do not view this agreement as relevant or necessary to the issues at trial and view the agreement as competitively sensitive.
PX0037	AA-CID-0000173682	AA-CID-0000173684	Email thread between Mo Garfinkle and Stephen Johnson Re: Question, dated August 2, 2014	American moves to redact highly personal discussions regarding family issues from this email chain.	As explained in Section I.C. of the Motion, personal discussion should be sealed in the interest of privacy.
PX0048	AA-NEA-00003915	AA-NEA-00003918	Email thread between Jim Carter et al. and customers Re: Upgrade Request/Surprise & Delight, dated March 22, 2019	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0050	AA-NEA-00004961	AA-NEA-00004973	Email thread between Mitchell Goodman and Jason Reisinger Re: NYC/ORD/LAX Deck, dated February 10, 2020	American moves to redact from the attachment to the email chain in this exhibit, titled "NYC/ORD/LAX Team Update," granular financial data showing profitability and revenue associated with American's flights by region and by route.	As explained in Section II.C of the Motion, disclosure of granular financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0052	AA-NEA-00005062	AA-NEA-00005074	Email thread between Mitchell Goodman and Vasu Raja et al. Re: NYC Strategy Update 9.13 v.Idlewild, dated September 13, 2018	American moves to redact from the attachment, titled "NYC Strategy Update," granular financial data, including airport-specific profitability data and revenue and profitability analyses. American also moves to redact references to confidential terms of a contract with its pilots.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing. Additionally, disclosure of confidential terms of American's contract with pilots if disclosed would harm American's competitive standing.
PX0058	AA-NEA-00009012	AA-NEA-00009013	Email thread between Massimo Mancini and Marilyn Reynolds et al. Re: Catch-Up: Zed/MM/Jason/Vasu, dated March 17, 2020	American moves to redact from this email chain that summarizes American's future network strategy discussions of future plans that are not stale. American does not move to redact similar information regarding its plans in JFK, LGA, PHL, BOS, and DCA.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.
PX0059	AA-NEA-00009669	AA-NEA-00009670	Chat messages between Jordan Pack and Joseph Sottile from April 14, 2020	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network strategy.	As explained in Section II.A of the Motion, disclosure of non-stale future plans will harm American's competitive standing.
PX0062	AA-NEA-00010197	AA-NEA-00010270	Email thread between Joseph Sottile and Jordan Pack et al. Re: 2021 Network Plan deck; contains two attachments titled "2021 Network Plan - June HL (6.10.20)" and "2021 Network Plan Q&A," dated June 10, 2020	American moves to seal this exhibit in its entirety. The exhibit is an email exchange and its attachments that all include specific non-stale competitively sensitive network plans and financial data.	As explained in Section II.A. and II.C. of the Motion, disclosure of competitively sensitive business information regarding network plans and financial data will harm American's competitive standing.
PX0067	AA-NEA-00011150	AA-NEA-00011152	Email thread between Vasu Raja and Jason Reisinger et al. Re: S20 JFK, part 2, dated February 10, 2020	American moves to redact from this email chain regarding negotiation of slot leases only the specific price per slot offered by American.	As explained in Section II.D. of the Motion, specific pricing terms if disclosed will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0071	AA-NEA-00012539	AA-NEA-00012571	Email thread between Vasu Raja and Don Casey et al. Re: Fwd: 2021 Deck; contains two attachments titled "2021 Network Plan (4.13.20) 4. 12 6 pm.pdf" and "2021 Network Plan (4.13.20) 4. 12 6 pm.pptx," dated April 12, 2020	American moves to seal the attachments to the email in this exhibit. The attachments, titled "2021 & Beyond Network Strategy" are future network plans that contain non-stale competitively sensitive information regarding American's network strategy and tactics, as well as granular financial data.	As explained in Section II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0072	AA-NEA-00012658	AA-NEA-00012667	Email from Vasu Raja to Robert Isom and Sue Saunders from Re: BOD Network Slides - 24 March; contains one attachment titled "BOD Network Slides - 24 March VASU.pdf," dated March 24, 2020	American moves to seal the attachment to the email in this exhibit. The attachment is a set of draft slides to present to the Board at American its future network plans in response to COVID-19 that contain non-stale competitively sensitive information regarding American's network strategy and tactics.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.
PX0073	AA-NEA-00012659	AA-NEA-00012667	Presentation titled "Network Update," dated March 24, 2020	American moves to seal the exhibit in its entirety. The slide deck titled "Network Update," dated March 24, 2020 is American's future plans and contains non-stale competitively sensitive information regarding American's network strategy and tactics.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0074	AA-NEA-00012720	AA-NEA-00012729	Email thread between Vasu Raja, Robert Isom, and Sue Saunders Re: 1/1 agenda; contains one attachment titled "Partnerships Organizing points - Feb 2020.pptx," dated February 2020	American moves to redact from the attachment, a presentation for American executives regarding partnerships strategy, non-stale competitively sensitive information regarding American's future strategy on to partnerships.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0076	AA-NEA-00012764	AA-NEA-00012849	Presentation titled "Fleet & Network Strategy Update" by American Airlines, dated September 2019	American moves to seal the exhibit in its entirety. The exhibit is an 86-page deck outlining American's future strategy with respect to its aircraft acquisitions and network plans. They contain non-stale highly competitive information that would give competitors a preview of American's future plans if disclosed.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.
PX0077	AA-NEA-00013332	AA-NEA-00013333	Email thread between Vasu Raja and pilot Re: DL/LATAM, dated October 6, 2019	American moves to redact from this exhibit the identity of the pilot.	As explained in Section I.B. of the Motion, pilot names should be sealed in the interest of privacy.
PX0080	AA-NEA-00014672	AA-NEA-00014675	Email thread between Vasu Raja and Jason Reisinger et al. Re: JFK Update, dated January - February 2020	American moves to redact from this email chain regarding negotiation of slot leases only the specific price per slot offered by American.	As explained in Section II.D. of the Motion, specific pricing terms if disclosed will harm American's competitive standing.
PX0081	AA-NEA-00016049	AA-NEA-00016051	Email thread between Vasu Raja and Jason Reisinger et al. Re: S20 JFK, part 2, dated February 10, 2020	American moves to redact from this email chain regarding negotiation of slot leases only the specific price per slot offered by American.	As explained in Section II.D. of the Motion, specific pricing terms if disclosed will harm American's competitive standing.
PX0084	AA-NEA-00052729	AA-NEA-00052732	Email thread between Martin Schneider et al. and customers Re: Thank you and Notes, dated January 2020	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0090	AA-NEA-00057912	AA-NEA-00057921	Email from Ricki Reichard to Jim Carter and Paul Swartz Re: Boston Slides; contains one attachment titled "BOS Strategy.pptx," dated September 24, 2019	American moves to redact certain parts of this email and email attachment that discuss granular revenue data for Boston.	As explained in Section II.C of the Motion, disclosure of granular financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0094	AA-NEA-00070548	AA-NEA-00070549	Email thread between Paul Swartz, Jim Carter, and Ricki Reichard regarding customer in BOS, dated March 5, 2019	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0095	AA-NEA-00071223	AA-NEA-00071228	Email thread between Ricki Reichard and Jim Carter et al. Re: FW: 321T BOSLAX; contains one attachment titled "022819 BOSLAX (2).docx," from March 4, 2019	American moves to redact mentions of travel agencies in an email attachment containing a chart that lists their respective revenues generated for American.	As explained in Section II.C. and II.D. of the Motion, disclosure of American revenues for specific travel agencies will harm American's competitive standing.
PX0099	AA-NEA-00084082	AA-NEA-00084103	Email thread between Don Casey and Doug Parker et al. Re: FW: Transcons; contains two attachments titled "03012019 - Citi - Alpha Series Transcon Pricing[1].pdf" and "Transcons.xlsx," dated March 4, 2019	American moves to redact from one of the attachments, "Transcons.xlsx," a spreadsheet prepared by American's pricing team analyzing financial data on transcontinental routes operated by American, granular financial data regarding American's yield and pricing.	As explained in II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.
PX0102	AA-NEA-00088154	AA-NEA-00088167	Email thread between Mitchell Goodman and Vasu Raja et al. Re: NYC Thoughts Sheet; contains three attachments titled "Calcs for NYC v2.xlsx," "NYC thoughts 9.9.18 v2.pdf," and "NYC thoughts 9.9.18v2.xlsx," dated August - September 2018	American moves to redact specific route profitability, specific codeshare route profitability, and specific financial comparisons between two potential plans for New York City flying. American moves to seal in full the attachment titled "NYC thoughts 9.9.18v2.xlsx" which contains the same competitively sensitive data.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0106	AA-NEA-00088769	AA-NEA-00088771	Email thread between Mitchell Goodman and Vasu Raja et al. Re: Slot Waiver Slide; contains two attachments titled "JFK Slot Waiver Before After Slide.pdf" and "JFK Slot Waiver Before After.pptx," dated March 2019	American moves to redact from this network planning document profitability data for specific routes from JFK.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing
PX0107	AA-NEA-00089107	AA-NEA-00089123	Email thread between Mark Moessner and Jason Reisinger et al. Re: Idlewild deck; contains one attachment titled "Idlewild 10.3.18.pdf," dated from October 3, 2018	American moves to redact from the attachment, titled "NYC Strategy Update," granular financial data, including airport-specific profitability data and revenue and profitability analyses. American also moves to redact references to confidential terms of a contract with its pilots.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing. Additionally, disclosure of confidential terms of American's contract with pilots if disclosed would harm American's competitive standing.
PX0112	AA-NEA-00098871	AA-NEA-00098963	Email from Massimo Mancini to Joseph Sottile Re: Network Strategy Slides vFinal.pptx; contains one attachment titled "Network Strategy Slides vFinal.pptx," dated January 31, 2020	American moves to redact from the attachment to the email chain in this exhibit, titled "The Future Is Now: Growing our Global Advantage" information regarding American's non-stale and competitively sensitive future network plans, partnership plans, and granular financial data regarding American's route performance by hub or by route.	As explained in Section II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0113	AA-NEA-00107137	AA-NEA-00107161	Email thread between Eric Groetzinger and Devon May et al. Re: Capacity Deck; contains one attachment titled "Capacity Growth Deck 190524.pdf," dated May 2019	American moves to redact from the attachment to the email chain in this exhibit, titled "Capacity Growth Outlook," granular financial data, including detailed revenue and cost data and analyses of that data. American does not move to redact stale network plans contained in this deck.	As explained in II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0114	AA-NEA-00107435	AA-NEA-00107470	Email thread between Eric Groetzinger and Vasu Raja et al. Re: Capacity Info w/Devon/Vasu; contains attachment "Capacity Deck for DM 190516_v2," dated May 2019	American moves to redact from this exhibit, titled "Capacity Growth Outlook," granular financial data, including detailed revenue and cost data and analyses of that data. American does not move to redact stale network plans contained in this deck.	As explained in II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.
PX0115	AA-NEA-00111313	AA-NEA-00111322	Email from Massimo Mancini to Vasu Raja Re: Strategic Planning and Analysis Update - 3/1 Issue; contains one attachment titled "Strategic Planning Update - 3.1.2020.pdf," dated March 1, 2020	American moves to redact from the attachment to the email chain in this exhibit, titled "Network Strategy Update - Week of 3/1," detailed information regarding American's future strategy with respect to investment in infrastructure at various airports. American does not move to redact the same information with respect to Boston.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.
PX0116	AA-NEA-00113452	AA-NEA-00113512	Email from Massimo Mancini to Robert Isom et al. Re: 2021 & Beyond Deck; contains two attachments titled "2021 Network Plan (4.13.20) 4.12.pdf" and "2021 Network Plan (4.13.20) 4.12.pptx," dated April 12, 2020	American moves to redact parts of American's long-range network plan from 2020 that discuss American's long-term strategy and granular profitability data associated with specific routes or airports. American does not move to seal general discussions of American's past strategy or general discussions of American's future strategy with respect to New York, Boston, and Philadelphia.	As explained in Sections II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0117	AA-NEA-00114456	AA-NEA-00114474	Email thread between Joseph Sottile and Massimo Mancini et al. Re: Preliminary 2021 HL; contains one attachment titled "New American - Thoughts (3.25.20).pptx," dated March 2020	American moves to seal the attachment to the email in this exhibit. The attachment, titled "The New American" contains detailed strategy and plans regarding the future of American Airlines in the face of COVID-19.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0120	AA-NEA-00123377	AA-NEA-00123458	Email thread between Vasu Raja and Investor Relations et al. Re: slides for BOD meeting; contains one attachment titled "Network Strategy OCT BOD FINAL.pptx," dated October 10, 2019	American moves to redact from the attachment to the email chain in this exhibit, titled "The Future Is Now: Growing our Global Advantage" information regarding American's non-stale and competitively sensitive future network plans, partnership plans, and granular financial data regarding American's route performance by hub or by route.	As explained in Section II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0121	AA-NEA-00127059	AA-NEA-00127073	Email from Vasu Raja to Don Casey Re: Idlewild 2; contains one attachment titled "Idlewild 2.pdf," dated September 15, 2018	American moves to redact from the attachment, titled "NYC Strategy Update," granular financial data, including airport-specific profitability data and revenue and profitability analyses. American also moves to redact references to confidential terms of a contract with its pilots.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing. Additionally, disclosure of confidential terms of American's contract with pilots if disclosed would harm American's competitive standing.
PX0122	AA-NEA-00127817		Email thread between Vasu Raja and pilots et al. Re: Boston, dated September 2019	American moves to redact the name of the pilot from this email exchange.	American moves to redact the identity of the pilot to protect the pilot's privacy.
PX0123	AA-NEA-00128117	AA-NEA-00128119	Email thread between Mo Garfinkle and Vasu Raja Re: Aspirations List, dated July - August 2019	American moves to redact from this email chain between American's executive and a consultant regarding their future aspirations for the company discussions of future network and partnership plans. American does not move to redact stale plans relevant to a partnership with JetBlue and Alaska or to network plans in Philadelphia.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0124	AA-NEA-00130179	AA-NEA-00130192	Email thread between Mark Moessner and Vasu Raja et al. Re: FW: 5 year plan; contains one attachment titled "5 year plan & OA hitlist.pptx," dated October 14, 2019	American moves to seal the attachment to the email in this exhibit, titled "Alliances & Partnerships 5 year plan." The attachment details American's future partnership strategy.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0125	AA-NEA-00132829	AA-NEA-00132894	Email thread between Vasu Raja and Christopher Irvine Re: Around the World; contains one attachment titled "Network Slides 191009 7p.pptx," dated October 2019	American moves to redact from the email chain in the exhibit non-stale portions of a table drafted by Vasu Raja regarding American's future strategies with respect to its existing or potential partnerships. American also moves to redact from the attachment, titled "The Future Is Now: Growing our Earnings and our Competitive Advantage," granular financial data and future network and partnership plans.	As explained in Section II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0126	AA-NEA-00139119	AA-NEA-00139122	Email from Vasu Raja to Mo Garfinkle and Stephen L. Johnson Re: network ideas; contains one attachment titled "network ideas.pdf," dated August 18, 2019	American moves to redact from the attachment titled, "network ideas," a spreadsheet drafted by Vasu Raja containing his network and partnership ideas for American's future, certain non-stale future plans that are highly competitively sensitive.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0127	AA-NEA-00139257		Email thread between Mo Garfinkle and Vasu Raja from July - August 2019 re: Aspirations List, dated August 1, 2019	American moves to seal the exhibit in its entirety. The exhibit is an email chain between Vasu Raja and a consultant regarding aspirations for American's future plans.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0128	AA-NEA-00140105	AA-NEA-00140106	Email thread between flight attendant and Vasu Raja from June 2019 re: A few questions, dated June 15, 2019	American moves to redact the name of the pilot from this email exchange.	American moves to redact the identity of the pilot to protect the pilot's privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0129	AA-NEA-00141231	AA-NEA-00141232	Email from Mo Garfinkle to Vasu Raja from July 28, 2019 re: Aspirations List; contains one attachment titled "ASPIRATIONS LIST.docx"	American moves to seal the exhibit in its entirety. The exhibit is an email chain between Vasu Raja and a consultant regarding aspirations for American's future plans.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0130	AA-NEA-00146383	AA-NEA-00146384	Email thread between Vasu Raja, Devon May, Joseph I. Mohan, Randeep Ramaurthy, Timothy Lyon, Don Casey, Jim Fox, and David Phalen from April 2019 re: AJB Codeshare with B6	American moves to redact from the email chain discussing American's Atlantic joint business partnership information regarding financial performance of the partnership.	As explained in II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.
PX0131	AA-NEA-00160438	AA-NEA-00160486	Email from Siddharth Raghuraman to Jason Reisinger from April 29, 2019 re: Spokes & 77W FC Deck; contains two attachments titled "First Class Project Plan_041519.pdf" and "Spoke Strategy Deck 042519_v4_Samp.pdf"	American moves to seal the attachment to the email chain in the exhibit titled "First Class Project Plan." That attachment is a deck that details American's future strategy and plans with respect to its deployment of aircraft with first class seats. American moves to redact from the attachment titled, "Spoke Strategy Deck," American's revenue data specific to types of markets.	As explained in Section II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0132	AA-NEA-00161089	AA-NEA-00161090	Email thread between Massimo Mancini, Chad Schweinzger, and Jhonatan Mateus from June 17, 2020 re: Infrastructure Notes	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network and hub strategy.	As explained in Section II.A of the Motion, disclosure of competitively sensitive business information regarding non-stale future network plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0133	AA-NEA-00169558	AA-NEA-00169560	Email thread between Elizabeth Junginger, Jim Carter, Candice Lopez, Paul Swartz, et al. from September 2019 re: Fwd: Customer Payment Exception	American moves to redact certain parts of this email communication that discuss a specific corporate customer and granular information, including discounts and targeted business strategy, for American.	As explained in Section II.D of the Motion, disclosure of corporate customer names and specific pricing terms or that corporate customer will harm American's competitive standing.
PX0134	AA-NEA-00173393	AA-NEA-00173432	Email from Jhonatan Mateus to Terrence Bradshaw, et al., from June 14, 2020 re: Infrastructure Update - June 15th meeting; contains two attachments titled "Infrastructure Update 2020 06 15 - Executive Summary v.6.pdf" and "Infrastructure Update 2020 06 15 - Full Summary v.6.pdf"	American moves to seal the attachments to the email in this exhibit. The attachments titled "Infrastructure Updates" are American's future plans, including American's 5 year growth plans, and contain non-stale competitively sensitive information regarding American's network strategy and tactics.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0136	AA-NEA-00196286	AA-NEA-00196288	Email thread between Anmol Bhargava, Todd Margotta, Neil Watson, and Phillip Dugaw from August 2019 re: LON Trip - Aug 15-16	American moves to seal this email chain involving a discussion between members of American's Alliances department that contain information regarding future plans and strategy with respect to American's partnerships other than the Northeast Alliance.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0137	AA-NEA-00197094	AA-NEA-00197096	Email thread between Ricki Reichard, Paul Swartz, Sebastian Navarro, et al. from February 2020 re: ROW Customer Approvals	American moves to redact certain parts of this email communication that identifies a corporate customer and discusses specific pricing terms, including discounts, and targeted bidding strategies for a specific corporate customer.	As explained in Section II.D of the Motion, disclosure of corporate customer names and specific pricing terms and targeted bidding strategies for that corporate customer will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0142	AA-NEA-00212719	AA-NEA-00212738	Email from Dalton Holt to Mehartaaj Grewal, et al., from March 19, 2019 re: South NP/YM Meeting; contains two attachments titled "South YM NP 03.19.2019.pptx" and "YM NP Meeting 3.19.2019.docx"	American moves to redact from the attachment titled, "South YM/NP," portions that reveal non-public and competitively sensitive granular performance data for American and references to specific pricing strategy with respect to ultra-low cost carriers. American moves to redact from the attachment titled "YM/NP Meeting - Market Q/A" detailed analyses of route-specific performance data.	As explained in Section II.B. and II.C of the Motion, disclosure of pricing strategy and granular financial and performance data will harm American's competitive standing.
PX0146	AA-NEA-00215057	AA-NEA-00215059	Email thread between Mitchell Goodman, Nicole Celiscar, et al., from November - December 2019 re: AA Cuts in JFK and LGA	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0147	AA-NEA-00215160	AA-NEA-00215161	Email thread between Mitchell Goodman, Jhonatan Mateus, et al., from June 23, 2020 re: 2024 departures by hub	American moves to redact from this email chain future plans relating to Los Angeles International Airport and O'Hare International Airport. American does not move to redact information regarding JFK or LaGuardia.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing
PX0152	AA-NEA-00231451	AA-NEA-00231457	Email from Luke Zamarripa to Vasu Raja, et al., from September 27, 2019 re: Strategic Schedules Meeting Notes 09-26-2019; contains three attachments titled "5YP onepager.pdf," "B757 at LAX Update.pdf," and "mx white paper revised.pdf"	American moves to seal the attachments titled "B757 at LAX Update" and "mx white paper revised wholly." American also moves to redact "5YP one pager." All of the proposed redacted or sealed information contain future network plans that are competitively sensitive.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0154	AA-NEA-00233421	AA-NEA-00233423	Email thread between Vasu Raja, Heather Samp, Jason Reisinger, and Massimo Mancini from February - March 2019 re: long term plans doc; contains one attachment, titled "Long Term Network Plan 2019.3.4 HS Edits.xlsx"	American moves to redact from the attachment, a spreadsheet containing future network ideas for American, columns that pertain to plans in 2020-2023 and 2024+.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0156	AA-NEA-00240573	AA-NEA-00240574	Email thread between Matthew McElfresh, Henning Greiser, Mobeen Hassan, Sam Kakar, Jataveda Dasgupta, and Jordan Pack from June 2020 re: Raven Revenue Forecasts	American moves to seal the exhibit in its entirety. The document contains a conversation regarding competitively sensitive business information regarding American's Raven tool.	As explained in Section II.E of the Motion, disclosure of competitively sensitive proprietary tools will harm American's competitive standing.
PX0161	AA-NEA-00246075	AA-NEA-00246076	Email from Vasu Raja to Devon May from October 6, 2019 re: transition; contains one attachment titled "partner priorities thoughts.docx"	American moves to redact from the email competitively sensitive future plans regarding American's organizational design, projects, network planning, and partnerships.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0162	AA-NEA-00255907	AA-NEA-00255911	Email thread between Jason Reisinger, Amelia Anderson, and Karey Bowens from November 2018 re: Appraisal Values; contains two attachments, titled "DCA slot values.PNG" and "LGA slot values.PNG"	American moves to seal the exhibit in its entirety. The exhibit is a detailed appraisal of the value of slots in airports in which American operates, and therefore reveals highly sensitive pricing terms associated with American's assets.	As explained Section II.D. of the Motion, specific pricing information if disclosed will harm American's competitive standing.
PX0165	AA-NEA-00260271	AA-NEA-00260272	Email thread between Vasu Raja, Neil Chernoff, et al., from August 1, 2019 re: FW: LHR slot	American moves to seal the exhibit in its entirety. The exhibit is an email chain between Vasu Raja and one of American's partners discussing competitively sensitive terms of their partnership contracts and terms of a separate slot lease transaction.	As explained Section II.D. of the Motion, specific pricing information if disclosed will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0167	AA-NEA-00272210	AA-NEA-00272298	Email from Joseph Sottile to Vasu Raja, et al., from February 5, 2020 re: 2021 January High Level Forecast & Five Year Plan; contains three attachments titled "2021-2025 Jan HL - Deck (1.31.2020 1030).pdf," "2021-2025 Jan HL - Deck w 2021 Fleet Needs (1.31.2020 1030).pdf," and "Five Year Plan Summary (1.31.2020 1030).pdf"	American moves to seal the attachments to the email in this exhibit. The attachments, titled, "2021-2025 Jan HL - Deck," "2021-2025 Jan HL - Deck w2021 Fleet Needs," and "Five Year Plan Summary" all provide a highly detailed view of American's future network plans, in particular with respect to where and when American plans to deploy its capacity.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0173	AA-NEA-00412978	AA-NEA-00412981	Email thread between Paul Swartz, Ricki Reichard, et al. and the "EASE Planning" list serv from March - April 2019 re: ROCBOS	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0175	AA-NEA-00414168	AA-NEA-00414169	Email thread between Mark Danis, Jim Carter, Cynthia Barnes, Aleida Gonzalez, and Mitchell Goodman from January 2020 re: Marketing and JFKLAS	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0177	AA-NEA-00415673	AA-NEA-00415674	Email from Ryan Marcum to Mitchell Goodman from August 2020 re: ORD 2025 Strategic Spoke Guidance; contains one attachment titled "2025 Guidance - Shared"	American moves to seal in the entirety the email with subject "ORD 2025 Strategic Spoke Guidance" and the attached document titled "2025 Guidance - Shared.xlsx." This exhibit contains non-stale, competitively sensitive, and forward-looking network plans.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0178	AA-NEA-00415689	AA-NEA-00415690	Email from Ryan Marcum to Philippe Puech, Margaret Muir, Mitchell Goodman, Marius Jasevicius, Jhonatan Mateus, and Benjamin Sanhueza Salgo from July 2020 re: Strategic Spoke Long Term Guidance; contains one attachment titled "2025 Guidance - Shared"	American moves to seal in the entirety the email with subject "Strategic Spoke Long Term Guidance" and the attached document titled "2025 Guidance - Shared.xlsx." This exhibit contains non-stale, competitively sensitive, and forward-looking network plans.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing
PX0180	AA-NEA-00431438	AA-NEA-00431445	Email thread between Allysen Roberts, Timothy Lyon, Mimi Shen, and Ricardo Villarreal from April 2020 re: Pricing Strategy Explanation Matrix	American moves to seal this email chain, which is a discussion among employees in the pricing department at American regarding a "matrix" that details American's pricing strategy in response to various market conditions.	As explained in Section II.B. of the Motion, disclosure of pricing strategy will harm American's competitive standing.
PX0183	AA-NEA-00454355		Standalone American Airlines spreadsheet from August 2019 titled "5 Year Plan Fleet Needs- Scenario 1"	American moves to seal the exhibit in its entirety. The spreadsheet titled "5 Year Plan Fleet Needs - Scenario 1" is American's future growth plans and contains non-stale competitively sensitive information regarding American's network strategy and tactics.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing.
PX0184	AA-NEA-00486007	AA-NEA-00486030	Standalone American Airlines slide deck from June 2019 titled "Capacity Growth Outlook"	American moves to redact from the exhibit, titled "Capacity Growth Outlook," granular financial data, including detailed revenue and cost data and analyses of that data. American does not move to redact stale network plans contained in this deck.	As explained in Section II.C. of the Motion, disclosure of future plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0186	AA-NEA-00502414	AA-NEA-00502474	Email from Patrick O'Keeffe to "DL_SeniorTeam" list serv, "DL_AA Officers" list serv, Thomas Rajan, Sara Hannah, and Matthew Whiat from August 2018 re: Preparing for our 8/6 Officer Offsite; contains four attachments titled "AAGBOD Slides 7-25 Final.pdf," "DP_Overview.pdf," "Officer Offsite_Agenda_vF.pdf," and "Parking at TCC.pdf"	American moves to redact from the attachment to the email chain titled "AAGBOD Slides 7-25," a Board deck, granular financial data revealing American's profitability including by region and country.	As explained in II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.
PX0187	AA-NEA-00504078	AA-NEA-00504079	Email thread between Anmol Bhargava, Vasu Raja, and Neil Chernoff from August 2019 re: LHR slot	American moves to seal the exhibit in its entirety. The exhibit is an email chain between Vasu Raja and one of American's partners discussing highly competitively sensitive terms of their partnership contracts and terms of a separate slot lease transaction.	As explained Section II.D. of the Motion, specific pricing information if disclosed will harm American's competitive standing.
PX0188	AA-NEA-00508320	AA-NEA-00508328	Standalone American Airlines slide deck from February 2020 titled "Partnership Strategy (October BOD)"	American moves to redact from the attachment, a presentation for American executives regarding partnerships strategy, competitively sensitive information regarding American's future strategy with respect to partnerships.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.
PX0190	AA-NEA-00578465	AA-NEA-00578527	Email from Yifang Zuo to Randeep Ramamurthy, Paul Casey, and Matt Quinn from January 2019 re: Don's Meeting 12.12.18; contains one attachment titled "TA Update 12-12-19.pptx"	American moves to redact portions of this exhibit that contain sensitive, granular financial, pricing and performance data.	As explained in Section II.C. of the Motion, disclosure of granular financial and performance data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0194	AA-NEA-00592345	AA-NEA-00592346	Email thread between Brenda Whelan, Ricki Reichard, and Paul Swartz from June 2019 regarding customer issues	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0198	AA-NEA-00594235	AA-NEA-00594236	Email thread between Brenda Whalen, Katherine Georgeopoulos, Gina Hatfield, Maria Caso, Gerard McEvoy, Matt Collier, Paul Swartz, and Ricki Reichard from June 2019 regarding customer issues	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0204	AA-NEA-00601152	AA-NEA-00601157	Email thread between Vasu Raja, Brian Znotins, Jason Reisinger, Dave Scott, Andrea Lusso, Scott Laurence, Alexander Harris-Hertel, and Brent Alex from February 2020 re: S20 JFK, part 2	American moves to redact from this email chain reflecting a slot lease negotiation specific pricing terms only.	As explained Section II.D. of the Motion, specific pricing information if disclosed will harm American's competitive standing.
PX0207	AA-NEA-00605964	AA-NEA-00605965	Email from Claire Cruickshank to Adam Thayer and Allysen Roberts from May 2019 re: Dom Mkt Att; contains one attachment titled "20190523 Domestic_Relevant_Carriers.xlsx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information regarding various American markets.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.
PX0211	AA-NEA-00611522	AA-NEA-00611523	Email thread between Allysen Roberts, Achilleas Zilakos, Cong Bi, and Claire Cruickshank from April 2019 re: DOM Rel Cx; contains one substantive attachment titled "20190419 Domestic_Relevant_Carriers.xlsx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information regarding various American markets.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0214	AA-NEA-00611936	AA-NEA-00611974	Email from Stephanie Danehy to Allysen Roberts from February 2019 re: Welcome to Dom!; contains two attachments titled "Domestic Overview.pptx" and "ULCC handbook.xlsx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information regarding various American markets.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.
PX0215	AA-NEA-00611997	AA-NEA-00612005	Email from Sanjana Ram to Allysen Roberts and Mara Masciotra from April 2018 re: Sample documents for pricing boot camp; contains three attachments titled "LCC Strategies.pdf," "legacy deck.pptx," and "ULCC Strategies.xlsx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information regarding various American markets.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.
PX0217	AA-NEA-00616101	AA-NEA-00616112	Email from Achilleas Zilakos to Allysen Roberts from November 2019 re: ULCC DART; contains one attachment titled "DART_ULCC.pptx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information regarding various American markets.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.
PX0223	AA-NEA-00656185		Email thread between Mimi Shen, Allysen Roberts, Richard Sien, and Achilleas Zilakos from May 2019 re: EWR vs NYC	American moves to seal this email chain, which is a discussion among employees in the pricing department of American regarding whether American should take a specific pricing strategy.	As explained in Section II.B. of the Motion, disclosure of pricing strategy will harm American's competitive standing.
PX0225	AA-NEA-00656249	AA-NEA-00656254	Microsoft Teams chat between Mimi Shen and Caryn Kralovec from April - May 2020	American moves to seal this email chain, which is a discussion among employees in the pricing department of American regarding whether American should take a specific pricing strategy.	As explained in Section II.B. of the Motion, disclosure of pricing strategy will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0226	AA-NEA-00659344	AA-NEA-00659358	Email from Andrew Carcur to Mimi Shen, Sneha V.S. Matte, Sherrie Lyon, Ian Christopher Abdon, Sarah Palacios, Jane Song, Kristin Stiller, and Andrew Pak from November 2019 re: Legacy Handbook - Final 112319 PDF; contains one attachment titled "Legacy Handbook.pdf"	American moves to seal the exhibit in its entirety. The exhibit is a detailed handbook of how American prices competitively against other carriers.	As explained in Section II.B. of the Motion, disclosure of pricing strategy will harm American's competitive standing.
PX0227	AA-NEA-00703722	AA-NEA-00703728	Email thread between Brent Alex, Andrea Lusso, Alexander Harris-Hertel, Jason Reisinger, Dave Scott, Scott Laurence, Vasu Raja, Brian Znotins, and Melissa Osburn from February 2020 re: FW: S20 JFK, part 2	American moves to redact from this email chain reflecting a slot lease negotiation specific pricing terms only.	As explained Section II.D. of the Motion, specific pricing information if disclosed will harm American's competitive standing.
PX0229	AA-NEA-00746148	AA-NEA-00746166	Email thread between Jeffrey Deleon, Stephanie Montgomery, and Anmol Bhargava from July 2020 re: AS; contains two attachments titled "AS_WCIA_Overview_v3.pptx" and "What Is WCIA_SalesTemplate_v2.pptx"	American moves to seal the attachments to the email in this exhibit. The attachments to this email contain granular information regarding American's partnership with Alaska Airlines (the "WCIA"), including route-specific revenue information.	As explained in Section II.A of the Motion, disclosure of future planning, including non-public details regarding the WCIA and granular financial data, will harm American's competitive standing.
PX0230	AA-NEA-00753312	AA-NEA-00753364	Email from Kevin Ma to Anmol Bhargava, Mark Moessner, Julie Morris, and David Wood from July 2019 re: Intern MD Presentation; contains one attachment titled "Long Haul LCC Competitive Landscape_v5.pptx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.
PX0232	AA-NEA-00763386	AA-NEA-00763426	Email from Don De Bona to Anmol Bhargava from February 2018 re: JB Playbook outline 6b (joe feedback).pptx; contains one attachment titled "JB Playbook outline 6b (joe feedback).pptx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0233	AA-NEA-00764215	AA-NEA-00764217	Email thread between Devon May, Don Casey, et al., from March 2018 re: Joint Business Playbook; contains one attachment titled "Playbook Collection Template (CE).xlsx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.
PX0235	AA-NEA-00765282	AA-NEA-00765292	Standalone American Airlines slide deck from April 2020 titled "West Coast International Alliance (WCIA)"	American moves to seal the exhibit in its entirety. The exhibit is a presentation regarding competitively sensitive business information with respect to American's partnership with Alaska and future network and codesharing plans.	As explained in Section II.A of the Motion, disclosure of future network and codeshare plans will harm American's competitive standing.
PX0238	AA-NEA-00825307	AA-NEA-00825475	Email from Brandon Kahle to Caroline Barker, Richard Breedwell, et al., from September 25, 2019 re: Officer Offsite Materials - DO NOT FORWARD; contains one attachment titled "Master_OfficerOffsite_9.23.pdf"	American moves to redact parts discuss American's long-term strategy at certain airports, including future strategic actions that American plans to implement in 2022 and beyond, and granular financial information relating to revenue and margins. American does not move to seal general discussions of American's future strategy with respect to New York, Boston, and Philadelphia.	As explained in Section II .A of the Motion, disclosure of long-term planning and granular financial inn will harm American's competitive standing.
PX0239	AA-NEA-00983237	AA-NEA-00983239	Email thread between Martim Silva, Philippe Puech, Margaret Muir, et al., from February 24, 2020 re: Strategic Spoke guidance 5YP - Dashboard; contains two attachments titled "2025 Guidance.xlsx" and "Strategic Spokes Dashboard 2020.xlsx"	American moves to seal in the entirety the email with subject "Strategic Spokes guidance 5YP - Dashboard" and the attached documents titled "2025 Guidance.xlsx." and "Strategic Spokes Dashboard 2020.xlsx." This exhibit contains non-stale, competitively sensitive, and forward-looking network plans.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0240	AA-NEA-00986272	AA-NEA-00986280	Standalone American Airlines slide deck from April 2020 titled "AA in NYC"	American moves to redact parts of the "AA in NYC" document that reveals the profitability of specific routes out of LGA and JFK. American does not move to seal any other planning details in this document.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing
PX0241	AA-NEA-00986694	AA-NEA-00986700	Standalone American Airlines slide deck from February 2020 titled "AA in BOS"	American moves to redact from this strategy deck a slide that shows American's profitability figures on a route-by-route basis.	As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing
PX0244	AA-NEA-01076692		Standalone American Airlines spreadsheet from August 2019 with no title; contains 30 tabs titled "July2019 Schedule Depts," "July2019SchedulePivot," "DFW," "CLT," "ORD," "PHL," "PHLHigh," "MIA," "PHX," "DCA," "LAX," "LGA," "JFK," "PtP," "Totals," "Display 1," "Departures by Month Chart," "Shell Needs Chart," "Seasonality," "Seasonality 2," "Departures," "Gates," "Shells by Month," "Shell Needs Display," "Utilization Reg Metrics," "Rev Avail," "Updated Rev Avail," "Rev Avail PVT," "RevAvail Data," and "Equipment Lookups"	American moves to seal in the entirety the spreadsheet titled "5 Year Plan Fleet Needs High Growth as of 17Jul19.Xlsx." This exhibit contains non-stale competitively sensitive long-range projections for future growth.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing
PX0245	AA-NEA-01079785	AA-NEA-01079815	Standalone American Airlines slide deck from February 2020 titled "Network Analytics Team Overview"	American moves to seal in the entirety the presentation titled "Network Analytics Team Overview." This exhibit contains non-stale competitively sensitive long-range projections for future growth including a five-year plan.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing

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PX0247	AA-NEA-01149324		Standalone American Airlines spreadsheet from September 2019 titled "Microsoft_Excel_Worksheet1.xlsx"; contains seven tabs labeled "Dom Markets," "All Spokes," "Gate Utilization," "Gate Utilization Excluding Hub," "Charts," "Gate Utilization Pivot," and Strategic Spokes List"	American moves to seal in the entirety this network planning spreadsheet. This exhibit contains non-stale competitively sensitive long-range projections for future growth at strategic locations.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing
PX0248	AA-NEA-01160646	AA-NEA-01160661	Standalone American Airlines slide deck from March 2020 titled "The New American"	American moves to redact from this exhibit, titled "The New American," detailed strategy and plans regarding the future of American Airlines in the face of COVID-19.	As explained in Section II.A. of the Motion, future plans if disclosed will harm American's competitive standing.
PX0253	AA-NEA-01286633	AA-NEA-01286634	Email thread between Steven Gilman, Paul Swartz, and Ricki Reichard from July 2019 re: BOSDCA; contains one attachment titled "image0001"	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0259	AA-NEA-01313022	AA-NEA-01313055	Email from Allysen Roberts to Sneha Matte, Achilleas Zilakos, and Richard Sien from December 2019 re: Deck for YM; contains one attachment titled "Pricing for YM.pptx"	American moves to seal the exhibit in its entirety. The exhibit contains sensitive, granular pricing strategy information.	As explained in Section II. B of the Motion, disclosure of sensitive, granular pricing strategy will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0266	AA-NEA-01386120	AA-NEA-01386136	Email from Bryan Casey to "DL_NPALLNP" list serv from March 2018 re: New AA Core Tools - Excel AddIn for Network Planning (2018 Updated Version); contains two attachments titled "AA Core Tools Installation Instructions.docx" and "AA Core Tools.xlam"	American moves to redact parts of the email with subject "New AA Core Tools - Excel Add-in for Network Planning (2018 Updated Version)" and the attachments titled "AA Core Tools Installation Instructions.docx" and "AA Core Tools.xlam." In particular, American moves to redact proprietary internal network planning tools, information regarding marketing, pricing, and routing strategies, specific pricing snapshots, specific price matching scenarios, and market analysis.	As explained in Sections II. B, D, and E of the Motion, disclosure of pricing strategy, specific pricing information, and proprietary tools will harm American's competitive standing
PX0267	AA-NEA-01396136	AA-NEA-01396148	Series of text messages between Vasu Raja and Brent Alex from January 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0268	AA-NEA-01396354	AA-NEA-01396374	Standalone American Airlines slide deck titled "Project Garland - Overview and Status Update" dated May 26, 2020	American moves to redact from this presentation regarding the Northeast Alliance routes identified as potential new international routes that American has not announced or launched and detailed revenue information by route for American and JetBlue that are not public and competitively sensitive.	As explained in Sections II.A. and II.C. of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0271	AA-NEA-01425069	AA-NEA-01425074	Series of text messages between Anmol Bhargava and Vasu Raja from June 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0272	AA-NEA-01425096	AA-NEA-01425118	Series of text messages between Vasu Raja and Anmol Bhargava from July 2020	American moves to redact from this text change personal phone numbers. Additionally, American moves to redact a reference to a single threshold dollar value that was being negotiated in the context of the Northeast Alliance negotiations.	The personal phone numbers are redacted to protect personal privacy. As explained in Section II.C. of the Motion, disclosure of granular financial data will harm American's competitive standing.
PX0273	AA-NEA-01425148	AA-NEA-01425149	Series of text messages between Chad Schweinzger and Anmol Bhargava from May 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0274	AA-NEA-01425173	AA-NEA-01425186	Series of text messages between Anmol Bhargava and Gabriel Valencia from May - June 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0275	AA-NEA-01461649	AA-NEA-01461809	Email from Massimo Mancini to Devon May, Heather Garboden, and Vasu Raja from July 2020 re: FW: July BoD - Robert's Slides - Final Version; contains two attachments titled "2Q20 BOD - Isom Team (7.21.20 2000).pdf" and "2Q20 BOD - Isom Team (7.21.20 2000).pptx"	American moves to redact from the Board presentation customer names and granular financial data.	As explained in Section II.C. and II.D. of the Motion, disclosure of granular financial data and customer names will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0276	AA-NEA-01466694	AA-NEA-01466699	Email thread between Jataveda Dasgupta, Jordan Pack, Qiuting Hu, Matthew McElfresh, Farrell Malone, James Kaleigh, and Chad Schweinzger from May - June 2020 re: Garland IFS Runs	American moves to redact competitively sensitive business information regarding American's proprietary Raven tool.	As explained in Section II.E of the Motion, disclosure of information related to proprietary forecasting tools will harm American's competitive standing.
PX0280	AA-NEA-01481530	AA-NEA-01481539	Series of text messages between Robert Isom, Vasu Raja, and Stephen Johnson from July 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.

Appendix B (Exhibits To Be Sealed Not Objected To By Plaintiffs)

Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0300	AA-NEA-01526423	AA-NEA-01526489	Email from Ryan Marcum to Rebecca Saavedra, Terrence Bradshaw, et al., from September 20, 2020 re: Infrastructure Update - Owner: Massimo; contains two attachments titled "Infrastructure Update - 2020 09 09 - Executive Summary v3.pdf" and "Infrastructure Update - 2020 09 09 - Full Summary v3.pdf"	American moves to seal in the entirety the email with subject "RE: Infrastructure Update - Owner: Massimo" and the attached documents titled "Infrastructure Update - 2020 09 09 - Executive Summary v3.pdf" and "Infrastructure Update - 2020 09 09 - Full Summary v3.pdf." This exhibit contains non-stale, competitively sensitive, and forward-looking infrastructure and growth plans at multiple specific locations.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing
PX0302	AA-NEA-01555632	AA-NEA-01555634	Email thread between Joe Sottile, Massimo Mancini, Philip Chan, and Jordan Pack from June 2021 re: 5YP hub share	American moves to seal the exhibit in its entirety. The document contains a presentation regarding non-stale competitively sensitive business information with respect to American's future network plans.	As explained in Section II.A of the Motion, disclosure of future network plans will harm American's competitive standing.
PX0306	AA-NEA-01721237	AA-NEA-01721238	Email thread between Massimo Mancini, Vasu Raja, Stephen Johnson, and Anmol Bhargava from May 2021 re: Vasu Demo Tape - July BOD v2.xlsx; contains one attachment titled "Vasu Demo Tape - July BOD v2 5.16.21 1800.xlsx"	American moves to redact from the attachment to the email chain, titled, Vasu Demo Tape - July BOD v2 5.16.21 1800," which is a spreadsheet outlining the various elements of American's commercial strategy looking to the future that would be presented to the Board. The redacted information contains detailed future plans and strategy regarding partnerships, international services, pricing, and technological investments.	As explained in Section II.A of the Motion, disclosure of future strategy and plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0312	AA-NEA-01826467	AA-NEA-01826499	Email from Ryan Marcum to Rebecca Saavedra, Jason Reisinger, et al., from July 7, 2021 re: Infrastructure & Network Innovation Update; contains two attachments, titled "2030 Infrastructure Forecast.pdf" and "Infrastructure Update - 2021 07 07 - Full Summary.pdf"	American moves to seal in the entirety the email with subject "RE: Infrastructure & Network Innovation Update" and the attached documents titled "2030 Infrastructure Forecast.pdf" and "Infrastructure Update - 2021 07 07 - Full Summary.pdf." This exhibit contains non-stale, competitively sensitive, and forward-looking infrastructure and growth plans at multiple specific locations.	As explained in Section II.A. of the Motion, disclosure of future plans will harm American's competitive standing
PX0316	AA-NEA-01831845	AA-NEA-01831846	Draft email to Eric Briggie, Shawn Morris, Sunny Ja, Albert Lo, Deepak Jayabalan, Dave Scott, Massimo Mancini, Vasu Raja, Brian Znotins, Jhonatan Mateus, Joseph Sottile, and Jason Reisinger from February 2020 re: 2024 Five Year Plan File; contains one attachment titled "2024 5YP - Draft as of 20 Feb 2020"	American moves to redact from this draft email chain discussions of non-stale specific long-range network strategy and plans spanning out to 2024.	As explained in Section II.A of the Motion, disclosure of future network plans will harm American's competitive standing.
PX0319	AA-NEA-01873245	AA-NEA-01873268	Standalone American Airlines slide deck from November 2020 titled "PHL - Adama Refresh Update 19NOV20"	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network strategy in Philadelphia.	As explained in Section II.A of the Motion, disclosure of future network plans will harm American's competitive standing.
PX0326	AA-NEA-02279395	AA-NEA-02279436	Email from Jordan Pack to Chad Schweinzger from November 2020 re: adama deck; contains one attachment titled "Adama 05Nov Update.pptx"	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network strategy and financial performance in Philadelphia.	As explained in Section II.A and II.D of the Motion, disclosure of future network plans and financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0327	AA-NEA-02285090	AA-NEA-02285133	Email thread between Chad Schweinzger, Jhonatan Mateus, Ryan Marcum, and Massimo Mancini from September 2020 re: 9/9 Infrastructure Update (draft); contains one attachment titled "Infrastructure Update 2020 09 09 - Full Summary v2_CS.docx"	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's infrastructure plans at its hubs and other airports.	As explained in Section II.A of the Motion, disclosure of future network and infrastructure plans will harm American's competitive standing.
PX0333	AA-NEA-02340452	AA-NEA-0234056	Email thread between Jim Carter, Cynthia Barnes, Paul Swartz et al from November 2021 regarding LGA-BOS	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0334	AA-NEA-02372634	AA-NEA-02372658	Standalone American Airlines slide deck from March 2020 titled "Domestic Partnerships and RM"	American moves to redact portions of this exhibit that contain sensitive, non-stale future plans and granular pricing strategy related to American's alliances.	As explained in Section II.A. and II. B of the Motion, disclosure of future plans and pricing strategy will harm American's competitive standing.
PX0337	AA-NEA-02378965	AA-NEA-02378987	PowerPoint presentation titled "Adama - Initial Background 16OCT20"; FileName: Adama 16Oct Update.pptx	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network strategy and financial performance in Philadelphia.	As explained in Section II.A and II.D of the Motion, disclosure of future network plans and financial data will harm American's competitive standing.
PX0338	AA-NEA-02379050	AA-NEA-02379053	Standalone American Airlines document from June 2021 titled "AUS Summer 20201: AUS Focus City"	American moves to seal the exhibit in its entirety. The document is a white paper focused on American's future strategy in Austin.	As explained in Section II.A of the Motion, disclosure of future network and infrastructure plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0339	AA-NEA-02392771	AA-NEA-0232890	Email thread between Massimo Mancini, Brian Znotins, Caroline Ray, Robert Embrey, Robert Isom, Vasu Raja, and Joe Sottile from October 2020 re: FW: 3Q20 BoD Final; contains two attachments titled "Q20 BOD - Isom Team (10.20.20 1800).pdf," and "3Q20 BOD - Isom Team (10.20.20 1800).pptx"	American moves to seal the exhibit in its entirety. This exhibit comprises an email chain and two attached presentations to American's Board of Directors containing non-stale and competitively sensitive future network plans, as well as detailed, granular financial data regarding American's overall costs and revenues and analyses of competitors' financial data.	As explained in Sections II.A and C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0341	AA-NEA-02453499	AA-NEA-02453509	Standalone American Airlines document from June 2021 titled "Strategy Memo"	American moves to seal the exhibit, titled, "Strategy Memo," in its entirety. This exhibit contains extensive information regarding American's non-stale and competitively sensitive future network plans, broken down by region. This exhibit also contains granular financial data, including data regarding revenues, growth, costs, and profit in specific markets.	As explained in Sections II.A and C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0342	AA-NEA-02473044	AA-NEA-02473085	Email from Jordan Pack to Michael Barich from November 2020 re: PHL; contains one attachment, titled "Adama 05Nov Update.pdf"	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's network strategy and financial performance in Philadelphia.	As explained in Section II.A and II.C of the Motion, disclosure of future network plans and financial data will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0343	AA-NEA-02476796	AA-NEA-02476800	Email thread between Vasu Raja, Joe Sottile, Brian Znotins, Massimo Mancini, Jordan Pack, Jason Reisinger, Philippe Puech, Henning Greiser, Rebecca Saavedra, and Marilyn Reynolds from May - November 2021 re: Rebuild the Network; contains one attachment titled "5YP Growth Coordination (11.4.21).pdf"	American moves to seal the exhibit in its entirety. The exhibit includes an analysis from November 2021 American's future network plans spanning out to 2026 that discusses American's plans to grow at specific airports and plans to purchase additional aircraft.	As explained in Section II.A of the Motion, disclosure of future network and infrastructure plans will harm American's competitive standing.
PX0355	AA-NEA-02623029	AA-NEA-02623035	Series of text messages between Noel O'Connell and Jim Carter from November 2021	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0361	AA-NEA-02925899	AA-NEA-02925909	Standalone American Airlines document from 2021 titled "Northeast Alliance Winter 2021 Plans"	American moves to redact from this exhibit, titled "Northeast Alliance Winter 2021 Plans," information regarding American's granular financial data, including detailed revenue and cost data for specific routes and analyses of that data. American also moves to redact information regarding American's non-stale and competitively sensitive future strategies with respect to capacity and route frequency in various airports across the country. American does not move to redact stale network plans contained in this exhibit.	As explained in Sections II.A and C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0365	AA-NEA-03010142	AA-NEA-03010146	Email thread between Eric Freidman, Philippe Puech, Chad Rachubinski, et al., from March 2021 re: Long Term Vision - In Person Meetings; contains one attachment titled "Consensus v4.xlsx"	American moves to redact non-stale competitively sensitive business information regarding future plans with respect to American's schedule and network strategy.	As explained in Section II.A of the Motion, disclosure of future network plans will harm American's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0367	AA-NEA-03057820	AA-NEA-03057868	Series of text messages between Noel O'Connell and Jim Carter from November 2021	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0368	AA-NEA-03092756	AA-NEA-03093204	Email from Jordan Pack to Zachary Shapiro, Kipp Stoneman, et al., from October 2021 re: Network 5YP Schedule Data Pack - Crew and OPP; contains two attachments titled "2026 Network 5YP Schedule Data Pack.zip," and "Network 5YP - Schedule Pack Overview.pdf"	American moves to seal the exhibit in its entirety. The document contains a presentation regarding non-stale competitively sensitive business information related to American's future schedule and network plans.	As explained in Section II.A of the Motion, disclosure of future network and infrastructure plans will harm American's competitive standing.
PX0369	AA-NEA-03095109	AA-NEA-03095229	Email from Travis McLeod to Elise Eberwein, Robert Isom, et al., from October 17, 2021 re: Materials for Senior Staff - October 18; contains five attachments titled "2A - Partnership 2.0_Chapters 1-4.pdf," "2B - Partnership 2.0_Trackers 1-5.pdf," "3 - 10.18 Officer Update_May_Raja_v16.pdf," "Future Agenda Summary - 10.18.21.pdf," and "Senior Staff Agenda - 10.18.21.pdf"	American moves to seal the exhibit in its entirety. The attachments are Board materials that American presented in order to explain American's future partnership strategies and plans.	As explained in Section II.A of the Motion, disclosure of future strategy and plans will harm American's competitive standing.
PX0374	AA-NEA-03112552	AA-NEA-03112564	Series of text messages between Anmol Bhargava and Chad Schweinzger from June 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0376	AA-NEA-03113259	AA-NEA-03113264	Series of text messages between Justin Franco and Jim Carter from February 2019	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.
PX0377	AA-NEA-03114974	AA-NEA-03114991	Series of text messages between Vasu Raja and Massimo Mancini from March 2020	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0378	AA-NEA-03152900	AA-NEA-03152903	Email from Jordan Pack to Massimo Mancini, Joe Sottile, et al., from November 15, 2021 re: Monthly: Growth Coordination; contains one attachment titled "5YP Growth Coordination (11.15.21).pdf"	American moves to seal the exhibit in its entirety. The exhibit includes an analysis from November 2021 American's future network plans spanning out to 2026 that discusses American's plans to grow at specific airports and plans to purchase additional aircraft.	As explained in Section II.A of the Motion, disclosure of future network and infrastructure plans will harm American's competitive standing.
PX0379	AA-NEA-03154399	AA-NEA-03154439	Email thread between Silva Martim, Becky Gross, and Jordan Pack from July 2021 re: Preso from yesterday's Lunch & Learn; contains one attachment titled "SP&A - LOPA and NI - Lunch and Learn.pdf"	American moves to redact competitively sensitive business information regarding American's non-stale future network, infrastructure, and fleet plans and related financial data.	As explained in Section II.A of the Motion, disclosure of future network, infrastructure, and fleet plans will harm American's competitive standing.
PX0380	AA-NEA-03156426		Email from Jordan Pack to Jordan Pack from July 2021 re: notes2	American moves to redact competitively sensitive business information regarding American's non-stale future network, infrastructure, and growth plans.	As explained in Section II.A of the Motion, disclosure of future network and infrastructure plans will harm American's competitive standing.
PX0381	AA-NEA-03180843	AA-NEA-03180846	Email thread between Jordan Pack, Massimo Mancini, Joe Sottile and Brian Znotins from March 2022 re: S26 with Heather; contains one attachment titled "2026 Fleet POR and Network Actions 3.31.22.pdf"	American moves to seal the exhibit in its entirety. The document contains a presentation regarding non-stale competitively sensitive business information related to American's future network and fleet plans.	As explained in Section II.A of the Motion, disclosure of future network and fleet plans will harm American's competitive standing.
PX0382	AA-NEA-03187798	AA-NEA-03187801	Series of text messages between Robert Isom, Stephen Johnson, and Kirk Hotelling from March 2021	American moves to redact the personal phone numbers from this text exchange.	The personal phone numbers are redacted to protect personal privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0383	AA-NEA-03196209	AA-NEA-03196255	Draft email from Massimo Mancini to Paola Martinez, Joseph Sottile, Jhonatan Mateus, and Sam Cowan from April 2022 re: Prep for Sr Staff - question on attached deck; contains one attachment titled "20220417_AA_Customer Direction_BOD vSLT.pdf"	American moves to seal the exhibit (an email chain and attachment titled "20220417_AA_Customer Direction_BOD vSLT") in its entirety. This email and attachment contain non-stale and competitively sensitive future network plans and granular financial data, including detailed revenue and cost data broken down by flights, employees, aircraft type.	As explained in Sections II.A and C of the Motion, disclosure of future plans and granular financial data will harm American's competitive standing.
PX0385	AA-RAVEN-0000188	AA-RAVEN-0000256	Standalone American Airlines slide deck from 2020 titled "Raven 2020"	American moves to seal the exhibit in its entirety. The presentation includes detailed explanation of American's proprietary forecasting tool called "Raven."	As explained in Section II.E. of the Motion, disclosure of information regarding proprietary tools will harm American's competitive standing.
PX0420	DOJ-NEA-00000329	DOJ-NEA-00000350	Responses to September 22, 2020 DOJ Raven Questions, dated October 21, 2020	American moves to redact from this exhibit, which is a set of responses to detailed questions posed by the DOJ regarding American's proprietary forecasting tool called "Raven," highly sensitive information regarding certain features of Raven.	As explained in Section II.E. of the Motion, disclosure of information regarding proprietary tools will harm American's competitive standing.
PX0435			Northeast Alliance Agreement between American Airlines, Inc. and JetBlue Airways Corporation	American moves to redact from this exhibit, the Northeast Alliance Agreement, specific threshold percentage figures relevant to slot usage obligations and specific timing, dollar value, and percentage thresholds relevant to certain termination provisions.	As explained in Section II.F. of the Motion, the very targeted redactions cover only a few terms that Defendants do not view as relevant or necessary to the issues at trial and are competitively sensitive.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0498	JBLU00040919	JBLU00040935	May 2020 JetBlue presentation from Network Planning, "Project Connie Update"	JetBlue moves to redact information regarding granular profitability information, granular margin information and future network planning in Boston and New York resulting from the NEA. JetBlue does not move to seal other pertinent information regarding the NEA.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0498	JBLU00040936	JBLU00040961	May 2020 JetBlue presentation from Network Planning, "Project Connie Update"	JetBlue moves to redact information regarding granular profitability information, granular margin information and future network planning in Boston and New York. JetBlue does not move to seal other pertinent information regarding the NEA.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0503	JBLU00042287	JBLU00042290	March 2020 JetBlue email thread including Scott Laurence to Joanna Geraghty related to JetBlue's MCO (Orlando) Gate Takedown Schedule.	JetBlue moves to redact from this email thread non-stale competitively sensitive information regarding JetBlue's network growth strategy in Florida. JetBlue does not move to seal other pertinent information regarding JetBlue's network planning in Florida.	As explained in Section II.A. of the motion, disclosure of non-stale competitively sensitive corporate strategy will harm JetBlue's competitive standing.
PX0505	JBLU00042728	JBLU00042771	June 2020 JetBlue presentation from Scott Laurence (Revenue and Planning) and Andrea Lusso (Network Planning), "Quarterly Network Review"	JetBlue moves to redact future network plans in Los Angeles and future fleet acquisition planning from this exhibit. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans and future fleet plans will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0505	JBLU00042772	JBLU00042820	June 2020 JetBlue presentation from Scott Laurence (Revenue and Planning) and Andrea Lusso (Network Planning), "Quarterly Network Review"	JetBlue moves to redact future network plans in Los Angeles and future fleet acquisition planning from this exhibit. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans and future fleet plans will harm JetBlue's competitive standing.
PX0506	JBLU00042822	JBLU00042865	June 2020 JetBlue presentation from Scott Laurence (Revenue and Planning) and Andrea Lusso (Network Planning), "Quarterly Network Review"	JetBlue moves to redact future network plans in Los Angeles and future fleet acquisition planning from this exhibit. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans and future fleet plans will harm JetBlue's competitive standing.
PX0506	JBLU00042866	JBLU00042914	June 2020 JetBlue presentation from Scott Laurence (Revenue and Planning) and Andrea Lusso (Network Planning), "Quarterly Network Review"	JetBlue moves to redact future network plans in Los Angeles and future fleet acquisition planning from this exhibit. JetBlue does not move to seal general discussions of JetBlue's past strategy.	As explained in Section II.A. of the motion, disclosure of future network plans and future fleet plans will harm JetBlue's competitive standing.
PX0523	JBLU00071562	JBLU00071576	February 2020 JetBlue presentation from Revenue Management and Planning, "Market Overviews"	JetBlue moves to redact from its 2020 market analysis granular profitability data, granular margin data, future pricing strategy, and future competitive planning in Boston. JetBlue does not move to seal general discussion of JetBlue's past performance.	As explained in Section II.A. of the motion, disclosure of future strategic planning with harm JetBlue's competitive standing. As explained in Section II.B. of the motion, disclosure of pricing strategy will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0524	JBLU00122119	JBLU00122126	Email thread between Nicholas Han, Andrea Lusso, Kevin Costello, Erick Capps, Alexander Harris-Hertel, Daniel Czech, and Eric Friedman from June-August 2019 re: BOS2024; contains two attachments titled "5 Year Plan Forecast v7.xlsx" and "BOS 2030 Plan.xlsx"	JetBlue moves to redact from this 2019 email detailing its 5 year forecast for Boston, future network planning for Boston. JetBlue does not seek to seal historic information about its performance in Boston.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing.
PX0524	JBLU00122127	JBLU00122127	2019 JetBlue Spreadsheet, "5 Year Plan Forecast v.7"	JetBlue moves to seal this exhibit in its entirety since it contains future network planning, future growth and profitability information and granular financial information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.
PX0524	JBLU00122128	JBLU00122128	2019 JetBlue Spreadsheet, "BOS 2020 Plan"	JetBlue moves to seal this exhibit in its entirety since it contains future network planning, future growth and profitability information and granular financial information regarding JetBlue's performance in Boston.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.
PX0525	JBLU00123640	JBLU00123641	Email from Eric Friedman to Andrea Lusso and Nicholas Han from July 2020 re: 5 Year Plan; contains one attachment titled "5 Year Plan Forecast v10.xlsx"	JetBlue moves to redact from this 2020 email future network planning information. JetBlue does not move to seal historic network planning information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0525	JBLU00123642	JBLU00123642	2020 JetBlue Spreadsheet, "5 Year Plan Forecast v10"	JetBlue moves to seal this exhibit in its entirety since it contains future network planning, future growth and profitability information and granular financial information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.
PX0527	JBLU00126089	JBLU00126089	2020 JetBlue Spreadsheet, "5 Year Plan (6-23-2020)"	JetBlue moves to seal this exhibit in its entirety since it contains future network planning, future growth and profitability information and granular financial information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.
PX0578	JBLU00890676	JBLU00890678	Email from Tracy Lawlor to Robin Hayes, Eash Sundaram, Derek Klinka, Kurt Kjos Bjorn, Erik Simonsen, Andrew Hodges, Helga Leknes, Tony Fernande, Bolingam, Robert Carey, Brandon Nelson, and Kamal Hingoran, from May 2019 re: LCC Summit Follow-up; contains two attachments titled "Project Whatsapp (Next Steps).pdf" and "Project Whatsapp (Meeting Deck).pdf"	JetBlue moves to seal the attachments to this exhibit as they contain non-public information about contemplated transactions with other airlines.	As explained in Section II.A. of the Motion, highly sensitive, non-public strategic planning documents, including those involving potential transactions, will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0578	JBLU00890679	JBLU00890687	Email from Tracy Lawlor to Robin Hayes, Eash Sundaram, Derek Klinka, Kurt Kjos Bjorn, Erik Simonsen, Andrew Hodges, Helga Leknes, Tony Fernande, Bolingam, Robert Carey, Brandon Nelson, and Kamal Hingoran, from May 2019 re: LCC Summit Follow-up; contains two attachments titled "Project Whatsapp (Next Steps).pdf" and "Project Whatsapp (Meeting Deck).pdf"	JetBlue moves to seal the attachments to this exhibit as they contain non-public information about contemplated transactions with other airlines.	As explained in Section II.A. of the Motion, highly sensitive, non-public strategic planning documents, including those involving potential transactions, will harm JetBlue's competitive standing.
PX0582	JBLU00906423	JBLU00906425	Email thread between Evan Jarashow, Nicolas Alemann, Ryan Metzger, Jeremy Blechman, and Kimberly Parker from March 2020 re: GSA Mint Fares; contains one attachment titled "Copy of bid Analysis FY21 (EJ 16Mar2020).xlsx"	JetBlue moves to redact information related to bidding strategy and non-public pricing information related to GSA bids.	As explained in Section II.D. of the Motion, disclosure of highly sensitive, non-public pricing and discount information will harm JetBlue's competitive standing.
PX0623	JBLU01182837	JBLU01182879	Standalone JetBlue slide deck from March 2020 prepared for corporate customer	JetBlue moves to redact information related to specific pricing and discount terms provided to a corporate customer as well as the corporate customer name.	As explained in Section II.D. of the Motion, disclosure of customer lists and highly sensitive, non-public pricing and discount information will harm JetBlue's competitive standing.
PX0654	JBLU01451754	JBLU01451756	Email thread between Barry McMenamin, Lauren Machado, Nicholas Synan, and Neil Boneparth from September 2019 re: Pats game this Sunday	JetBlue moves to redact home addresses of an employee and a corporate customer.	As explained in Section I.A, disclosure of personal contact information would interfere with privacy rights.

Appendix B (Exhibits To Be Sealed Not Objected To By Plaintiffs)

Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0655	JBLU01451824	JBLU01451825	Email thread between Barry McMenamin and Robbie Mehoke from September 2019 regarding renewal of corporate discount agreement with corporate customer	JetBlue moves to redact information related to specific pricing and discount terms provided to a corporate customer as well as the corporate customer name.	As explained in Section II.D. of the Motion, disclosure of customer lists and highly sensitive, non-public pricing and discount information will harm JetBlue's competitive standing.
PX0657	JBLU01458800	JBLU01458802	Email thread between Barry McMenamin, Robbie Mehoke, Dave Clark, and Andrew Parker from February 2019 re: Dottie and RSW event	JetBlue moves to redact personal information related to a customer's passenger name record.	As explained in Section I, protection of privacy should be weighed against the presumption of access.
PX0664	JBLU01496192	JBLU01496216	Standalone JetBlue slide deck from December 2019 presented to a corporate client, prepared by Barry McMenamin	JetBlue moves to redact from this 2019 presentation the name of the corporate client as well as pricing information presented to the client. JetBlue does not move to seal information regarding general services provided to corporate customers.	As explained in Section II.D. of the motion, disclosure of corporate customer names and specific pricing information will harm JetBlue's competitive standing.
PX0700	JBLU02500785	JBLU02500793	Series of text messages between David Fintzen and Derek Klinka from May 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0701	JBLU02500840	JBLU02500876	Series of text messages between Derek Klinka, Claire Roeschke, and David Fintzen from May 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0703	JBLU02501307	JBLU02501315	Series of text messages between Scott Laurence and David Fintzen from June 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0705	JBLU02501723	JBLU02501737	Series of text messages between David Fintzen and Derek Klinka from May 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0706	JBLU02501766	JBLU02501787	Series of text messages between Derek Klinka and David Fintzen from June 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0708	JBLU02502278	JBLU02502279	Series of text messages between David Fintzen and Derek Klinka from May 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0723	JBLU02603204	JBLU02603216	Series of text messages between Derek Klinka and David Fintzen from August 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0734	JBLU02625400	JBLU02625405	Series of text messages between Dave Clark, Jonathan Weiner, and Scott Laurence from March 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0735	JBLU02626036	JBLU02626039	Series of text messages between Scott Laurence, Tracy Lawlor, and Robin Hayes from October 2019	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0736	JBLU02627025	JBLU02627030	Series of text messages between Andrea Lusso and Scott Laurence from June 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0737	JBLU02627167	JBLU02627174	Series of text messages between Eric Tanner and Scott Laurence from August 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0741	JBLU02630019	JBLU02630019	February 2020 JetBlue Spreadsheet, "B6_10 Year_01.28.19"	JetBlue moves to seal this exhibit in its entirety because it details future business planning, financial forecasting and granular financial data.	As explained in Section II.A. of the motion, disclosure of future strategic plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future granular financial data will harm JetBlue's competitive standing.
PX0741	JBLU02630020	JBLU02630020	February 2020 JetBlue Spreadsheet, "SHOP_2025_(1.30.19)"	JetBlue moves to seal this exhibit in its entirety because it details future business planning, financial forecasting and granular financial data.	As explained in Section II.A. of the motion, disclosure of future strategic plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0741	JBLU02630021	JBLU02630041	February 2020 JetBlue Presentation, "Board of Directors Meeting Project Exchange" regarding a potential acquisition.	JetBlue moves to redact from this presentation non-stale competitively sensitive information regarding JetBlue's corporate strategy, future planning and granular financial data. JetBlue does not move to seal content related to historic and current market information.	As explained in Section II.A. of the motion, disclosure of JetBlue's corporate strategy and future planning will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0744	JBLU02655724	JBLU02655727	Email thread between Nicholas Han, Andrea Lusso, Eric Friedman, and Jack Massey from June 2020 re: Update: Recovery Curve --> Fleet Work/Connie work; contains two attachments titled "BoD_CapUpdate_v10.xlsx" and "5 Year Plan (6/17/2020).xlsm"	JetBlue moves to redact forecasting and network planning for JFK. JetBlue does not move to seal historic planning or general market information.	As explained in Section II.A. of the motion, disclosure of future network plans with harm JetBlue's competitive standing.
PX0744	JBLU02655728	JBLU02655728	2020 JetBlue Spreadsheet, "BoD_CapUpdate_v10"	JetBlue moves to seal this exhibit in its entirety since it contains future business planning and strategy information, and granular financial information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0744	JBLU02655729	JBLU02655729	2020 JetBlue Spreadsheet, "5 Year Plan (6-17-2020)"	JetBlue moves to seal this exhibit in its entirety since it contains future network planning, future growth and profitability information and granular financial information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.
PX0749	JBLU02702493	JBLU02702496	June 2020 JetBlue email thread between Eric Friedman, Scott Laurence, Andrea Lusso, David Fintzen, Michelle Girking, Michelle de Vera, Derek Klinka, Claire Roeschke, Brian Friedman, Ursula Hurley, Eric Tanner, and Nicholas Han from May - June 2020 re: 2023 Plans Pre/Post Scenarios	JetBlue moves to redact from this email non-stale competitively sensitive information regarding JetBlue's network planning. JetBlue does not move to redact information regarding historic or current market information.	As explained in Section II.A. of the motion, disclosure of network planning will harm JetBlue's competitive standing.
PX0760	JBLU-LIT-00008531	JBLU-LIT-00008546	October 2020 JetBlue presentation from Scott Laurence (Revenue and Planning) and Andrea Lusso (Network Planning), "Quarterly Network Review"	JetBlue moves to redact future network plans and fleet planning from this exhibit. JetBlue does not move to seal general discussions of JetBlue's past strategy or current market information.	As explained in Section II.A. of the motion, disclosure of future network plans and future fleet plans will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0764	JBLU-LIT-00146138	JBLU-LIT-00146145	Email thread between David Fintzen, Eric Friedman, Scott Laurence, Steve Priest, Joanna Geraghty, Ursula Hurley, Christie Warren, William Cade, Santiago Martello, Nicholas Han, Joseph King, Mike Baker, Paul Luciano, Andy Parker, David Jehn, Pete Gianvecchio, Michael Quiello, and Andrea Lusso from December 2020 - January 2021 re: Fleet Scenarios - Initial Results	JetBlue moves redact from this email thread non-stale competitively sensitive information regarding JetBlue's financial forecasting and granular financial data. JetBlue does not move to seal discussions regarding historic market information.	As explained in Section II.A. of the motion, disclosure of future plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0771	JBLU-LIT-00776805	JBLU-LIT-00776806	JetBlue slides to be presented to the Board of Directors forecasting CASM.	JetBlue moves to seal this email in its entirety because it contains information regarding JetBlue's fleet growth strategy and granular financial data.	As explained in Section II.A. of the motion, disclosure of future plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0793	JBLU-LIT-00996503	JBLU-LIT-00996503	July 30, 2021 JetBlue email thread between Daryll Newman, "BlueCorpSales," and Barry McMenamin from July 2021 re: NEA RFP - Pricing template	JetBlue moves to redact from this email thread corporate client names. JetBlue does not move to seal the rest of the conversation.	As explained in Section II.D. of the motion, disclosure of corporate customer names will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0808	JBLU-LIT-01591321	JBLU-LIT-01591334	Email thread between Jack Massey, Dave Clark, Scott Laurence, Andrea Lusso, Eric Friedman, Nicholas Han, Justin Thompson, Chantal Van Wijnbergen, Nikolaos Sakkas, John Flaherty, David Jehn, Matthew Urbanek, Lisa Reifer, Robbie Mehoke, Michael Quiello, Michael Pezzicola, Jonathan Weiner, Andrew Parker, Don Uselmann, Steven Kennington II, Jeffrey Goodell, Elizabeth Windram, and Ursula Hurley from September 2019 re: Materials Needed: Boston Update @ SLT on Monday; contains two attachments titled "Revere_Network initiatives_Sep2019 v2.pptx" and "Revere_Network initiatives_Sep2019 v2.pdf"	JetBlue moves to redact limited information relating to JetBlue's profitability in Boston and network initiatives related to a specific project that was launched in response to one of JetBlue's competitors. JetBlue does not seek to redact any plans that have already been implemented and made public.	As explained in Section II.C, disclosure of detailed and granular financial data related to cost and profitability will harm JetBlue's competitive standing. Additionally, as explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0808	JBLU-LIT-01591335	JBLU-LIT-01591348	Email thread between Jack Massey, Dave Clark, Scott Laurence, Andrea Lusso, Eric Friedman, Nicholas Han, Justin Thompson, Chantal Van Wijnbergen, Nikolaos Sakkas, John Flaherty, David Jehn, Matthew Urbanek, Lisa Reifer, Robbie Mehoke, Michael Quiello, Michael Pezzicola, Jonathan Weiner, Andrew Parker, Don Uselmann, Steven Kennington II, Jeffrey Goodell, Elizabeth Windram, and Ursula Hurley from September 2019 re: Materials Needed: Boston Update @ SLT on Monday; contains two attachments titled "Revere_Network initiatives_Sep2019 v2.pptx" and "Revere_Network initiatives_Sep2019 v2.pdf"	JetBlue moves to redact limited information relating to JetBlue's profitability in Boston and network initiatives related to a specific project that was launched in response to one of JetBlue's competitors.	As explained in Section II.C, disclosure of detailed and granular financial data related to cost and profitability will harm JetBlue's competitive standing. Additionally, as explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents, including those relating to initiatives in response to a particular competitor, will harm JetBlue's competitive standing.
PX0816	JBLU-LIT-01775390	JBLU-LIT-01775390	2021 JetBlue Spreadsheet, "Copt of 5yr Plan Revenue Stats for BODv4"	JetBlue moves to seal this exhibit in its entirety since it contains future business planning and strategy information, and granular financial information.	As explained in Section II.A. of the motion, disclosure of future network plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future financial projections and granular financial data will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0817	JBLU-LIT-01780498	JBLU-LIT-01780498	July 2021 JetBlue Spreadsheet, "5yr Plan Revenue and States of BODv4 (final version)"	JetBlue moves to seal this exhibit in its entirety because it details future business planning, financial forecasting and granular financial data.	As explained in Section II.A. of the motion, disclosure of future strategic plans will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of future granular financial data will harm JetBlue's competitive standing.
PX0833	JBLU-LIT-02342094	JBLU-LIT-02342096	Email thread between Barry McMenamin and corporate customer from November 2021 re: Look who's Boss in BOS; contains one attachment titled "JetBlue Introduces Enhanced TrueBlue Loyalty Benefits Made Possible Through its Northeast Alliance with American"	JetBlue moves to redact information related to specific pricing and discount terms provided to a corporate customer as well as the corporate customer name.	As explained in Section II.D. of the Motion, disclosure of customer lists and highly sensitive, non-public pricing and discount information will harm JetBlue's competitive standing.
PX0834	JBLU-LIT-02364933	JBLU-LIT-02364935	Email thread between Robbie Mehoke, Amanda Udell, Janie Reis, and Fran McClarnon from June 2021 re: ***Action Required - JetBlue & American Airlines Northeast Alliance***	JetBlue moves to redact the corporate customer name.	As explained in Section II.D. of the Motion, disclosure of customer lists will harm JetBlue's competitive standing.
PX0843	JBLU-LIT-03234101	JBLU-LIT-03234123	Series of text messages between Derek Klinka, Claire Roeschke, and David Fintzen from March 2021	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0844	JBLU-LIT-03240399	JBLU-LIT-03240408	Series of text messages between Scott Laurence and Alan Wise from March 2021	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0845	JBLU-LIT-03240889	JBLU-LIT-03240898	Series of text messages between Scott Laurence and Robin Hayes from January 2021	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0847	JBLU-LIT-03242192	JBLU-LIT-03242194	Series of text messages between Steve Priest and Scott Laurence from May 2021	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0848	JBLU-LIT-03243384	JBLU-LIT-03243386	Series of text messages between Scott Laurence and Michael Quiello from December 2020	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0849	JBLU-LIT-03243430	JBLU-LIT-03243434	Series of text messages between Scott Laurence and Michael Quiello from February 2021	JetBlue moves to redact the phone numbers of the participants in the text messages. JetBlue does not move to seal the conversation.	As explained in Section I.A. of the motion, personal phone numbers should be redacted in the interest of privacy.
PX0851	JBLU-LIT-03386072	JBLU-LIT-03386075	Email thread between Barry McMenamin, Michelle Perciak, and corporate customer from November 2021 re: Look who's boss in BOS	JetBlue moves to redact the corporate customer name.	As explained in Section II.D. of the Motion, disclosure of customer lists will harm JetBlue's competitive standing.
PX0863	JBLU-LIT-03618903	JBLU-LIT-03618906	Email thread between Robbie Mehoke, Michelle Perciak, Daryll Newman and corporate customers from June 2021 re: ***Action Required - JetBlue & American Airlines Northeast Alliance***; contains one attachment titled "NEA FAQ.docx"	JetBlue moves to redact the corporate customer name.	As explained in Section II.D. of the Motion, disclosure of customer lists will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0865	JBLU-LIT-03667080	JBLU-LIT-03667163	September 23, 2021 JetBlue Presentation, "September Board of Directors Meeting"	JetBlue moves to redact from this 2021 Board presentation information regarding future investment plans, future business planning and granular financial information. JetBlue does not move to seal historic financial information, current plans and the NEA.	As explained in Section II.A. of the motion, disclosure of future plans and corporate strategy will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0865	JBLU-LIT-03667164	JBLU-LIT-03667253	September 23, 2021 JetBlue Presentation, "September Board of Directors Meeting"	JetBlue moves to redact from this 2021 Board presentation information regarding future investment plans, future business planning and granular financial information. JetBlue does not move to seal historic financial information, current plans and the NEA.	As explained in Section II.A. of the motion, disclosure of future plans and corporate strategy will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0867	JBLU-LIT-03803792	JBLU-LIT-03803796	July 2021 Email thread between Dave Clark, Robin Hayes, Dmitry Kopylov, Joanna Geraghty, Ursula Hurley, Scott Laurence, Sasha Barker, Fabian Sommer, and Brian Friedman re: Amadeus GDS Negotiation Update	JetBlue moves to seal this exhibit in its entirety because it details JetBlue's corporate strategy and pricing strategy.	As explained in Section II.A. of the motion, disclosure of competitively sensitive corporate strategy will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of JetBlue's pricing strategy will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0868	JBLU-LIT-03807631	JBLU-LIT-03807680	JetBlue September 2021 presentation, "LOPA Optimization" prepared by Scott Laurence and Jayne O'Brien and related to JetBlue's Mint offering.	JetBlue moves to redact from this slide deck future fleeting planning information and sensitive granular financial data. JetBlue does not move to seal remaining discussions related to historic network planning and market information.	As explained in Section II.C. of the motion, disclosure of non-stale competitively sensitive granular financial data will harm JetBlue's competitive standing.
PX0874	JBLU-LIT-03887017	JBLU-LIT-03887027	July 2021 JetBlue 2Q Earnings Finance Questions regarding Treasury, Fleet, and Capital Expenditures.	JetBlue moves to redact from this exhibit non-stale competitively sensitive information regarding JetBlue's future fleet planning and granular financial information. JetBlue does not move to seal historic and current market information.	As explained in Section II.A. of the motion, disclosure of future fleet planning will harm JetBlue's competitive standing. As explained in Section II.C. of the motion, disclosure of granular financial data will harm JetBlue's competitive standing.
PX0876	JBLU-LIT-04182596	JBLU-LIT-04182628	February 2022 JetBlue Presentation, "Board of Directors"	JetBlue moves to redact from this slide deck future fleet planning and financial forecasting. JetBlue does not move to seal historic financial and market information.	As explained in Section II.A. of the motion, disclosure of future plans and corporate strategy will harm JetBlue's competitive standing.
PX0877	JBLU-LIT-04183228	JBLU-LIT-04183246	February 2022 JetBlue Presentation, "LOPA Analysis" prepared by Route Planning	JetBlue moves to seal this exhibit in its entirety since this recent slide deck contains information about JetBlue's business strategy and financial forecasting.	As explained in Section II.A. of the motion, disclosure of JetBlue's business strategy and financial forecasting will harm JetBlue's competitive standing.
PX0879	JBLU-LIT-04203631	JBLU-LIT-04203661	December 2021 JetBlue Presentation, NEA Update December 2021"	JetBlue moves to redact from this slide deck JetBlue's network planning and future plans for JFK. JetBlue does not move to seal general discussions of historic market information.	As explained in Section II.A. of the motion, disclosure of network planning and future plans will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0880	JBLU-LIT-04203807	JBLU-LIT-04203836	December 2021 JetBlue Presentation, NEA Update December 2021"	JetBlue moves to redact from this slide deck JetBlue's network planning and future plans for JFK. JetBlue does not move to seal general discussions of historic market information.	As explained in Section II.A. of the motion, disclosure of network planning and future plans will harm JetBlue's competitive standing.
PX0882	JBLU-LIT-04244845	JBLU-LIT-04244850	March 22, 2022 JetBlue Presentation, "FLL Briefing" prepared by Route Planning, IP&D and Government Affairs	JetBlue moves to redact from this slide deck JetBlue's network planning in Florida. JetBlue does not move to seal general discussions of JetBlue's historic performance.	As explained in Section II.A. of the motion, disclosure of future network planning will harm JetBlue's competitive standing.
PX0883	JBLU-LIT-04246092	JBLU-LIT-04246143	March 2022 JetBlue Presentation from Network Planning, "Quarterly Network Review"	JetBlue moves to redact from this 2023 presentation future fleet plans, future network plans, an future business planning. JetBlue does not move to seal historic or current network and financial information.	As explained in Section II.A, of the motion, disclosure of future plans and corporate strategy will harm JetBlue's competitive standing.
PX0884	JBLU-LIT-04275350	JBLU-LIT-04275401	March 2022 JetBlue Presentation from Network Planning, "Quarterly Network Review"	JetBlue moves to redact from this 2023 presentation future fleet plans, future network plans, an future business planning. JetBlue does not move to seal historic or current network and financial information.	As explained in Section II.A, of the motion, disclosure of future plans and corporate strategy will harm JetBlue's competitive standing.
PX0900	SSBT_0000648	SSBT_0000659	Email thread between Dorothy Nee, Nicole Hanlon, and Robbie Mehoke from December 2015, re: RE: JetBlue Update info and renewal docs; contains three attachments titled "SSC_JetBlue 2016 RenewalExtension.docx", "StateStreetRenewalCalc 2015_v2.pdf", and "StateStreetRenewalCalc 2015_v2_savings.pdf"	JetBlue moves to redact information related to specific pricing and discount terms provided to a corporate customer.	As explained in Section II.D. of the Motion, disclosure of highly sensitive, non-public pricing and discount information will harm JetBlue's competitive standing.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0916	AA-NEA-00098783	AA-NEA-00098812	Email from Christopher Irvine to Massimo Mancini from September 2019 re: APA Welcome Session Network_Fleet v0823_HS_5pm.pptx; contains one attachment titled, "APA Welcome Session Network_Fleet v0823_HS_5pm.pptx"	American moves to redact from the attachment, titled "APA Leadership Welcome Session," granular financial data and future network plans that are competitively sensitive.	As explained in Section II.A and II.C of the Motion, disclosure of future network plans and financial data will harm American's competitive standing.
PX0922	AA-NEA-01525858	AA-NEA-01525920	Email from Stephan Neuman to David Cicillie, Peter Karafotas, Slade Bond, Robert Wark, and Priya Aiyar from August 2021 re: AA/JetBlue -- Northeast Alliance; contains two attachments titled, "AA-JetBlue DOT Presentation - 07-14-20200.pdf" and "AA-JetBlue NEA Update -08-23-2021.pdf"	American moves to redact from this internal presentation regarding the Northeast Alliance references to specific customer names in one slide.	As explained in Section II.D. of the Motion, specific customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.
PX0923	AA-NEA-01682197	AA-NEA-01682204	Email thread between Ivonne Brauburger, Alecia Service, Cynthia Barnes, Patricia Sutkowski, Alyson Brock, Sanjana Ram, Henry Bendetti, Stephanie Montgomery, Kyle Mabry, Jim Carter, Kyle Cumbie, Shunta Thomas, Tom Aichele, and Anmol Bhargava from October 2021 re: FW: Jet Blue AA code sharing issue (via concur) **URGENT**	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing.
PX0926	AA-NEA-02599261		Email thread between Jim Carter, Ron DiLeo, and Martin Schneider from July 2019 re: Customer	American moves to redact customer names from this email exchange.	As explained in Section II.D. of the Motion, customer names if disclosed will harm American's competitive standing. The customer also has a privacy interest against disclosure in this trial.

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Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0933	JBLU00246433	JBLU00246438	Email thread between Robbie Mehoke, Derek Klinka, Michelle Perciak, Lauren Machado, and Barry McMenamin from June 2020 re: (Hopefully) Quick Favor to Ask	JetBlue moves to redact information related to specific pricing and discount terms provided to a corporate customer as well as corporate customer names.	As explained in Section II.D. of the Motion, disclosure of customer lists and highly sensitive, non-public pricing and discount information will harm JetBlue's competitive standing.
PX0934	JBLU00248381	JBLU00248428	Email thread between Ross Murello, Robert Land, OrlandoSupportCampus, BlueOrientation, J. Bernstein, K. Fontanez, S. Wrzesinski, and J.B.LodgeReservations from January 2020 re: UPDATE - OSC Orientation January 22, 2020; contains one attachment titled, "A Look Back & A Look Ahead v2.0.pdf"	JetBlue moves to redact limited information regarding proprietary JetBlue tools and future plans pertaining to network, fleet and airport infrastructure. JetBlue does not seek to redact any information that has been made public or is stale.	As explained in Section II.A. of the motion, disclosure of future plans will harm JetBlue's competitive standing. Additionally, as explained in Section II.E. proprietary tools will harm JetBlue's competitive standing.
PX0941	JBLU02603980	JBLU02604034	Email thread between Reese Davidson, Todd Homan, Peter Irvine, Kevin Bryan, Fahad Ahmad, and Robert Land from July to August 2020; contains two attachments titled, "JetBlue Responses to Qs 5, 8, 9, and 10.zip" and "JBLU00003041.pdf"	JetBlue moves to redact parts of JetBlue's network plan that discuss JetBlue's future capacity, fleet strategy, and granular financial data in one attachment. JetBlue does not move to seal general discussions of JetBlue's past strategy in this attachment. JetBlue moves to seal all other attachments, which include highly sensitive, non-public information related to five-year plans, customer contact information, slot agreements.	As explained in II.A. and II.D of the motion, disclosure of future plans and customer lists will harm JetBlue's competitive standing. Additionally, as explained in Section I.A, disclosure of personal contact information would interfere with privacy rights.

Appendix B (Exhibits To Be Sealed Not Objected To By Plaintiffs)

Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0942	JBLU02605455	JBLU02605513	Email thread between Molly Wilkinson, Todd Homan, Robert Wark, and Robert Land from July 2020 re: Fwd: DOT Final - Privileged & Confidential; contains one attachment titled, "Garland DOJ Presentation - July 14 2020.pptx"	JetBlue moves to redact projections and forward-looking analyses regarding network and capacity as well as customer names in the attachment to the exhibit.	As explained in II.A. and II.D of the motion, disclosure of future plans and customer lists will harm JetBlue's competitive standing.
PX0944	JBLU-LIT-00995555	JBLU-LIT-00995557	Email thread between Robbie Mehoke, BlueCorpSales, Colleen Kearney, Barry McMenamin, and Andrew Slaiby from September 2021 regarding suppression of flights	JetBlue moves to redact the names of corporate customers.	As explained in Section II.D. of the Motion, disclosure of customer lists will harm JetBlue's competitive standing.
PX0945	JBLU-LIT-02362571	JBLU-LIT-02362578	Email thread between Michelle Perciak, Robbie Mehoke, Thomas Connolly, Michelle Girking, and corporate customer from July 2021 re: EXT NEA Amendment// JetBlue **signature required	JetBlue moves to redact the names of corporate customers.	As explained in Section II.D. of the Motion, disclosure of customer lists will harm JetBlue's competitive standing.
PX0981			Figure 2 of R. Town Expert Report (June 9, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's strategic growth plan from JetBlue's February 2021 Industry Recovery slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.
PX0982			Figure 3 of R. Town Expert Report (June 9, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's strategic fleet growth plan from JetBlue's February 2021 Industry Recovery slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.

Appendix B (Exhibits To Be Sealed Not Objected To By Plaintiffs)

Exhibit Number	Starting Bates	Ending Bates	Description	Defendants' Motion To Seal	Defendants' Basis For Motion To Seal
PX0983			Figure 4 of R. Town Expert Report (June 9, 2022)	JetBlue moves to redact this chart, which contains non-stale competitively sensitive information regarding JetBlue's fleet growth strategy from JetBlue's September 2021 SLT Strategy Offsite "Strategy & Business Development" slide deck.	As explained in Section II.A. of the motion, disclosure of highly sensitive, non-public strategic planning documents will harm JetBlue's competitive standing.